

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION WARRINER

Plaintiff(s)

vs.

Civil Action No. 90 2101

U.S. FEDERAL COURT, ET AL

Defendant(s)

SSP

CLASS

SRC'D

SER

REC

Dear MARION WARRINER:

In the above entitled cause, please be advised that on
AUGUST 28, 1990, Judge HARRIS
endorsed thereon as follows:

"Leave to file without prepayment of costs granted"

As a result of the Judge's ruling, your case has been filed
and assigned to Judge KIGNEY, J. CRR.
All subsequent correspondence or pleadings must bear the civil action
number referred to above, followed by the initials of the Judge assigned
to your case. The Judge's initials can be found on the line immediately
following their name as shown above.

197-10224-1
JAMES F. DAVEY, CLERK

By: ANGELA CAESAR
Deputy Clerk

1 ENCLOSURE

SEP 25 1990

FILE 197-10224

LEGAL COUNSEL

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

RECEIVED

SEP 6 1990

MARION B. WARRINGER

JAMES F. DAVEY, Clerk

PLAINTIFF

CIVIL ACTION NO

VS.

90-2101
CRR

U. S. FEDERAL COURT AND

U. S. FEDERAL APPEAL COURT

F. B. I.

U. S. ATTORNEY OFFICE

CHIEF JUSTICE WILLIAM REHNQUIST

DEFENDANTS

MOTION FOR TRIAL,
CONSTITUTION CHANGES
AND ACCESS RIGHTS TO
COURT

197-102241

THE PLAINTIFF MOVES FOR TRIAL
ON FILE 90-2101 WHICH INCLUDES
FILE 90-0187 AND APPEAL FILE
90-5067 COMPLYING WITH INTER-

ENCLOSURE

NATIONAL LAW - PLAINTIFFS
DATE FOR SENTENCING CRIM-
INALS - TORT AND CRIME - COM-
PENSATION TO PLAINTIFFS
AND SENTENCING OF CRIM-
INALS - TWO COUNTRY SENTEN-
CING GUIDELINES WITH NO
APPEAL - CASES FOLLOW JUDGE
TRUDELL, JUDGE R.A. MACDONALD,
WINNIPEG MAGISTRATE, R.C.M.P.
OFFICER AND CALGARY POLICE
OFFICER ETC.

THE PLAINTIFF MOVES FOR JUDGE
H. GREENE'S ORDER OF FRAUD
REMOVED WITHIN THE TWO
DAY TIME PERIOD SET DOWN
IN CANADIAN LAW.
THE PLAINTIFF MOVES FOR A
JUDGE AND MAGISTRATE
ASSIGNED TO SAID FILES IN
QUESTION TO COMPLY WITH
ACCESSIBILITY TO COURT WITHIN
A 48 HR. TIME PERIOD ON
ANY MOTION FILED FROM DATE
MOTION FILED AND SERVED,
WHICH COULD CONFLICT WITH
ASSIGNED JUDGES SCHEDULE.
THE PLAINTIFF MOVES FOR
CONSTITUTIONAL LAW REFORM

IN U.S. FEDERAL COURT AND
RE-ORGANIZATION - SWIFT
JUSTICE - EQUAL UNDER
THE LAW.

THE PLAINTIFF MOVES FOR ALL
COSTS AS FILED WITH INTEREST
ON GUARANCHEE FORMS - PLAIN-
TIF'S CLAIM AGAINST DEFEN-
DANT - NOT JUDGES CLAIM FOR
DAMAGES. ALL FINES PAID TO
CONGRESS RE SAID FILES. PLAIN-
TIFF ORDERS ONLY BY LAW.
MOTION REPLACES MAGISTRATE FORM
CANADA'S FIRST AMENDMENT.

M. W. Wanner
SPECIAL PROSECUTOR
1110 9th ST. N.W.
WASHINGTON, D.C.

DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
INTERNAL ROUTING/ACTION SLIP

FBI/DOJ



U.S. Department of Justice

United States Attorney

District of Columbia

Judiciary Center
555 Fourth St. N.W.
Washington, DC 20001

September 14, 1990

REC

Joseph R. Davis
Assistant Director/Legal Counsel
Federal Bureau of Investigation
Room 7427
9th & Pennsylvania Avenue N.W.
Washington, D.C. 20535

Re: Marion B. Warringer v. U.S. Federal Court et al.
C.A. No. 90-2101 CRR

Dear Mr. Davis:

On September 6, 1990 this case was filed but this office has not been served with a copy of a summons and complaint in this case. Plaintiff has been notified that we must be served by "delivery" of the summons and complaint to this office.

We assume that, pursuant to Rule 4(d)(4) or (5) of the Federal Rules of Civil Procedure, your agency either has been, or shortly will be, served with a copy of the summons and complaint. Also, you may already have, or soon will have, received a request from the Department of Justice for a litigation report. It will expedite the handling of this case if the attorney to whom you assign this case will phone [redacted], the Assistant United States Attorney with primary responsibility for handling the case in this office, on 514-7228. This will enable your attorney and our Assistant to discuss how best to prepare to defend this action and any possible emergency matter which may arise.

b6

Your cooperation, particularly in contacting Ms [redacted] as soon as someone in your office is assigned to the case, will greatly assist us in effectively defending your interests.

Very truly yours,

JAY B. STEPHENS
United States Attorney

By: [redacted]

Assistant United States Attorney

197-10224-2
FILE
197-10224
G

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION B. WARRINGER

PLAINTIFF

CIVIL ACTION NO
90-2101
CRR

VS.

U.S. FEDERAL COURT AND
U.S. FEDERAL APPEAL COURT
F. B. I.
U.S. ATTORNEY OFFICE
CHIEF JUSTICE WILLIAM REHNQUIST

DEFENDANTS

MOTION FOR TRIAL,
CONSTITUTION CHANGES
AND ACCESS RIGHTS TO
COURT

THE PLAINTIFF MOVES FOR TRIAL
ON FILE 90-2101 WHICH INCLUDES
FILE 90-0187 AND APPEAL FILE
90-5067 COMPLYING WITH INTER.

NATIONAL LAW - PLAINTIFF'S
DATE FOR SENTENCING CRIM-
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OFFICER AND CALGARY POLICE
OFFICER ETC.

THE PLAINTIFF MOVES FOR JUDGE
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- 3 -

IN U.S. FEDERAL COURT AND
RE-ORGANIZATION - SWIFT
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CONGRESS RE SAID FILES. PLAIN-
TIFF ORDERS ONLY BY LAW.
MOTION REPLACES MAGISTRATE FORM
CANADA'S FIRST AMENDMENT.

M. Wanner
SPECIAL PROSECUTOR
1110 9th ST. N.W.
WASHINGTON, D.C.

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION WARRINER

Plaintiff(s)

vs.

90 2101
Civil Action No. _____

U.S. FEDERAL COURT, ET AL

Defendant(s)

Dear MARION WARRINER:

In the above entitled cause, please be advised that on
AUGUST 28, 1990, Judge HARRIS
endorsed thereon as follows:

"Leave to file without prepayment of costs granted"

As a result of the Judge's ruling, your case has been filed
and assigned to Judge WHEELEY, J. CRR.
All subsequent correspondence or pleadings must bear the civil action
number referred to above, followed by the initials of the Judge assigned
to your case. The Judge's initials can be found on the line immediately
following their name as shown above.

JAMES F. DAVEY, CLERK

By: ANGELA CAESAR
Deputy Clerk

[illegible]

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

✓
MARION WARRINER,

Plaintiff,

v.

U.S. FEDERAL COURT,
et. al.,

Defendants.

*Please
in file*

Civil Action No. 90-2101

FILED

SEP 19 1990

ORDER

JAMES E. DAVEY, Clerk

Upon consideration of the Complaint filed in the above-captioned case, it is, by the Court, this 19 day of September, 1990,

ORDERED that the Clerk of the Court shall be, and hereby is, directed to make copies of the plaintiff's Complaint and this Order and shall provide them to the United States Marshals Service; and it is

FURTHER ORDERED that the United States Marshals Service shall be, and hereby is, directed to serve a copy of the plaintiff's Complaint and of this Order on the Office of the United States Attorney, Civil Division, for the District of Columbia; and it is

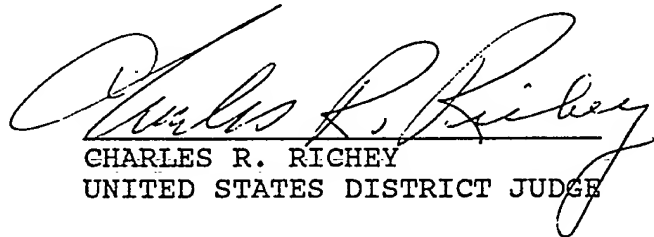
FURTHER ORDERED that the Office of the United States Attorney, Civil Division, for the District of Columbia shall be, and hereby is, directed to show cause within thirty (30) days of the date of this Order as to whether the above-captioned case should be dismissed; and it is

FURTHER ORDERED that the plaintiff shall have twenty (20) days from the date he is served with the Office of the United States

197-10224-3 *FILE* *197-10224*
RJA *9/20/90*

Attorney, Civil Division, for the District of Columbia's response to the Court's show cause order in which to file any opposition with the Court; and it is

FURTHER ORDERED that the Office of the United States Attorney, Civil Division, for the District of Columbia shall be, and hereby is, directed to serve a copy of its response to the Court's show cause order on plaintiff by certified mail return receipt requested and to then file a copy of the return receipt with the Court.


CHARLES R. RICHEY
UNITED STATES DISTRICT JUDGE

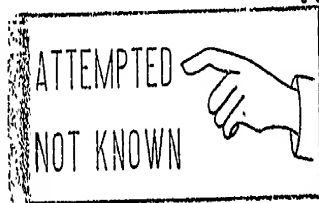
CLERK'S OFFICE
UNITED STATES DISTRICT
COURT FOR THE DISTRICT OF COLUMBIA
U. S. COURTHOUSE
WASHINGTON, DC 20001

OFFICIAL BUSINESS
PENALTY FOR PRIVATE USE \$300



Postage and Fees Paid
United States Courts
USC 426

Marion B. Warriner
1110 9th St, NW
Wash, D.C. 20001



SSP

CLASS

SRC'D

SER

REC

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION WARRINER,

Plaintiff,

v.

U.S. FEDERAL COURT, et al,

Defendants.

Civil Action No. 90-2101 (CRR)

FILED

DEC 10 1990

ORDER

CLERK, U.S. DISTRICT COURT,
DISTRICT OF COLUMBIA

On October 19, 1990, the defendants filed a motion to dismiss the above-captioned case. After more than three weeks had elapsed without the plaintiff filing a response to this dispositive motion, the Court entered an Order on November 13, 1990 which gave the plaintiff twenty additional days to respond and clearly put her on notice that failure to respond to the defendants' motion to dismiss would lead to the Court's granting the motion as conceded and dismissing the plaintiff's case under Local Rule 108(b). Because more than twenty days have elapsed since the Court's last Order and the plaintiff still has not responded in any way, the Court concludes that she is no longer interested in prosecuted this case and that it is therefore appropriate to grant the defendants' dispositive motion as conceded and dismiss this case under Local Rule 108(b).

Accordingly, it is, by the Court, this 10th day of December, 1990,


197-10224-4

FILE 197-10224

a-0005

ORDERED that the defendants' October 19, 1990 Motion to Dismiss shall be, and hereby is, GRANTED as conceded under Local Rule 108(b); and it is

FURTHER ORDERED that the above-captioned case stands dismissed from the Court's docket.


CHARLES R. RICHEY
UNITED STATES DISTRICT COURT

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION WARRINER,

Plaintiff,

v.

U.S. FEDERAL COURT, et al.,

Defendants.

Civil Action No. 90-2101
CRR


MOTION TO DISMISS

Defendants in the above-captioned case, through their undersigned attorneys, respectfully move this Court to dismiss this case on the grounds that the complaint fails to comply with Fed. R. Civ. P. 8(a) and fails to state a claim for which relief can be granted. Fed. R. Civ. P. 12(b)(6). A memorandum in support of this motion and proposed Order are filed herewith.

Respectfully submitted,

JAY B. STEPHENS, DC Bar #177840
United States Attorney

JOHN D. BATES, DC Bar #934927
Assistant United States Attorney



PATRICIA D. CARTER, DC Bar #246454
Assistant United States Attorney

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION WARRINER,

Plaintiff,

v.

U.S. FEDERAL COURT, et al.,

Defendants.

Civil Action No. 90-2101
CRR

MEMORANDUM IN SUPPORT OF MOTION TO DISMISS

This is an unintelligible complaint that fails to describe any act, omission, or event connected with any of the named defendants that states a claim for which relief can be granted to this plaintiff by this Court. It also fails to comply with the requirement that it contain a "short and plain statement of the claim showing that the pleader is entitled to relief..." Fed. R. Civ. P. 8(a).


Since there are no meaningful allegations in this complaint defendants are deprived of any notice of the allegations against them. Defendants are entitled to know the extent and nature of the claims against them and this complaint fails to provide this minimal information. A pro se complaint, like any other, must present a claim upon which relief can be granted by the court. Crisafi v. Holland, 655 F.2d 1305, 1308 (D.C. Cir. 1981). This motion gives plaintiff notice that the legal sufficiency of his claim is being challenged and he has an opportunity to develop it further by filing an opposition to this motion. If he cannot do so his case should be dismissed. Wallach v. City of Pagedale, 359 F.2d 59 (8th Cir. 1977); Corcoran v. Yorty, 347 F.2d 222, 233 (9th

Cir. 1965).

Respectfully submitted,

JAY B. STEPHENS, DC Bar #177840
United States Attorney

JOHN D. BATES, DC Bar #934927
Assistant United States Attorney



PATRICIA D. CARTER, DC Bar #246454
Assistant United States Attorney

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION WARRINER,

Plaintiff,

v.

U.S. FEDERAL COURT, et al.,

Defendants.

Civil Action No. 90-2101
CRR

ORDER

This matter having come before the Court on defendants' motion to dismiss, and the Court having considered the entire record herein and finding that this complaint does not state a claim for which relief can be granted by the Court, it is hereby

ORDERED that defendants' motion is granted, and it is further

ORDERED that this case is dismissed.

DATE

CHARLES R. RICHEY
UNITED STATES DISTRICT JUDGE

Patricia D. Carter
Assistant U.S. Attorney
Civil Division, 4th Floor
555 4th Street, N.W.
Washington, D.C. 20001


Marion Warriner
1110 9th Street, N.W.
Washington, D.C. 20001

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the foregoing motion to dismiss was mailed postage prepaid by first class mail to plaintiff pro se

Marion Warriner
1110 9th Street NW
Washington, DC 20001

this ^{9th} day of October, 1990.


PATRICIA D. CARTER, D.C Bar #246454
Assistant United States Attorney
Civil Division, 4th Floor
555 4th Street, N.W.
Washington, D.C. 20001
(202) 514-7228

CERTIFICATE OF SERVICE

302

I, Marion Warriner, did Register to Mr. Davey, Motion of Extradition to be filed, mailed separate copies to Chief Justice W. Rehnquist, D. Robinson, U.S. Magistrate, Chief Justice Lamer and Floyd Clark, F.B.I. "NO SERVICE REQUIRED BY LAW ON U.S. ATTORNEY'S OFFICE WHERE AUTOMATIC RESTRAINING ORDER UNDER CONSTITUTION". Upon completion of Mr. Davey processing documents, under the Bill of Cost Mr. Davey will forward the stamped front sheet to attach to Motion, as documents filed.

M. Warriner

M. Warriner
808 - 272 Bronson
Ottawa, Ontario
K1R 6H9

Copies mailed on May 8, 1991

Chief Justice Lamer
Canadian Supreme Court
Wellington
Ottawa, Ontario

ENCLOSURE

197-10224-5

THIS TYPE OF SERVICE ONLY PERMITTED WHEN 30 DAYS OR MORE FOR MAIL TIME
AND PROCESSING - COMMON SENSE LAWS RETURNING TO JUSTICE

FILE
197-10224
9-Dwyer

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

✓
MARION B. WARRINER,
(Class Action)

Plaintiff

Civil Action No. 90-2101
U.S. MAGISTRATE

vs.

INTERNATIONAL LAW FILE
COMPLETION UNDER JUSTICE
A. SCALIA FILE

U.S. Federal Court
U.S. Federal Appeal Court
F.B.I.
U.S. Attorney Office
Chief Justice W. Rehnquist

Defendants.

MOTION OF MANDATORY "ENFORCED" EXTRADITION

To commence the proceedings for mandatory "ENFORCED" Extradition of all "WANTED CRIMINALS" in Canada, the U.S. Attorney's Office, Department of External Affairs, all private attorneys in Canada including any other government lawyer or private radical group violating criminal code rules are mandatorily put on a "RESTRAINING ORDER" under the Charter of Rights and Freedoms "ENFORCEMENT PROVISIONS" for the F.B.I. in Washington, D.C. to commence delivery of all "WANTED CRIMINALS" to their destination without "JUDICIAL INTERFERENCE" by any Judge in Canada, with "EXTRADITION" removed and banned in all Canadian Courts. In the case of Ng wanted in California, Extradition to California under "PRISON TRANSFER" system which applies to all held in custody.

Each State or Victim of the Illegal Extradition hold under Justice T. Marshall 9-0 "RIGHT TO SUE THE GOVERNMENT" have the "RIGHT TO SUE" parties listed above

197-10224-5
ENCLOSURE

re delays in "EXTRADITION". Arrainment of all Judges re "EXTRADITION CASES" is "MANDATORY", when violations of law result.

Clearly typed on all "EXTRADITION ORDERS", "NO CANADIAN JUDGE BY LAW CAN ALTER OR CHANGE A UNITED STATES COURT ORDER".

M. Warriner

Marion B. Warriner
808 - 272 Bronson
Ottawa, Ontario
K1R 6H9 Canada
(705) 236-9249

SSP

IN THE DISTRICT OF COLUMBIA

CLASS
SRC'D
SER
REC

COURT OF APPEAL

DISTRICT OF COLUMBIA
COURT OF APPEALS

F. B. I.
F. C. CLARK

REC'D MAR 19 1991

MARION B. WARRINER,

Appellant

90-1112

INTERNATIONAL LAW FILE

GEORGE BUSH, PRESIDENT
CONGRESS, SEN. E. KENNEDY
JUDGE PATTERSON, NEW YORK
JUSTICE SCALIA

MOTION FOR EMERGENCY HEARING
RE PREPARATION FOR 3 DAY QUILTY
PLEA TRIAL, DISBARMENT AND
IMPEACHMENTS

An "EMERGENCY HEARING" will be scheduled for Friday, March 22, 1991 at 9:30 a.m. in Chief Judge Ugant's Courtroom or the Emergency Courtroom, to complete all Motions on Justice Scalia, "POWER IS RESERVED FOR THE PEOPLE" Appeal File 90-1112, "ACTIVE FILE" in Superior Court of the District of Columbia by law due to Judge-in-Chamber error, law regulations require 48 hrs. to have "INTERNATIONAL LAW" Appeal completed, mandatory by law to take the lesser of time wherefore the Appeal file is activated for daily use in Superior Court within 48 hrs. and original court documents will be filed at this hearing in Superior Court with the new number served to all parties on said file.

As only one preparation for trial motion required by law, "RESTRAINING ORDER" on U.S. Attorney's Racketeering Corrupt Office is automatically the "RULE OF LAW" and enforced, all parties duly served or their representatives to be present; namely, George Bush, Sen. E. Kennedy, Justice Scalia, Justice Souter, Associate Judges, Belson, Terry and Farrell and Chief Judge Ugant and Police Escort "RULES OF LAW", Police Chief Fulwood in charge of.

As the Chief Judge of the Court of Appeals, Robert C. Murphy, State of Maryland, this preparation for 3 day "QUILTY PLEA TRIAL" will be the first hearing on the formulation of the new court system and new regulations. As Paul Ottinger, a former Washington County Circuit Court Judge all judges will

FILE
197-10224
1/18/91

be disbarred "EQUALLY UNDER THE LAW" without Appeal immediately upon a complaint with the hearing re disbarment set at time of complaint.

As "HOUSE VOTES TO BROADEN USE OF DEATH PENALTY AND CURB APPEALS", "BILL EXPANDS USE OF DEATH PENALTY" and "REHNQUIST PRESSES FOR QUICKER EXECUTIONS", no matter how difficult for a Judge to ignore his own personal thoughts or viewpoints, the "OATH OF OFFICE" of which trial also commences at this hearing, any "SPECIAL WRITS" required by law to bring foreign fugitives to "JUSTICE", Chief Judge Ugant, Associate Judges Belson, Terry and Farrell are required by law to sign without any delay or objection, "RULES OF LAW" not the Judges comments, viewpoints or opinions or any criminals comments, viewpoints or opinions. As "SENATE DENOUNCES DURENBERGER, 96-0", Congress, Senate and the "MASS CLASS ACTION PUBLIC" Disbarment and Impeachment will be carried out without delays on all parties listed on any file, transferred and filed under Justice Scalia-Sooter file, "EQUAL UNDER THE LAW" file and "SWIFT JUSTICE" file, with mandatory the "RULE OF LAW" file - Plaintiff's date for all "ORDERS".

As "JUDGE ADVISES NORTH JURORS NOBODY ABOVE THE LAW", Judge G. Gesell can explain at trial Judge H. Greene's "HATRED" in place of "RULES OF LAW" and Judge C. Ritchie's non-compliance with the "RULES OF LAW", becomes annoyed, then he seeks malice and ignores the criminal acts of all parties, the mandatory "RULE OF LAW" - Plaintiff's date, never a criminals date for hearings or trials, lesser of two time schedules mandatory so no "MENTAL CRUELTY OR CONSTITUTIONAL VIOLATIONS OF LAW FOR PLAINTIFF'S ONLY - CRIMINALS CELLS WITHOUT APPEAL. Class Action - Dalkon Shield settlement upheld by high court - Judge C. Ritchie, Judge Revercomb and Judge H. Greene required by law to "CONTEMPT OF COURT" any U.S. Attorney or anyother party re Class Action 87-01-23037 (LIFE) and "CONTEMPT OF COURT and OBSTRUCTING JUSTICE" re all documents filed under any file listed under Justice Scalia-Sooter file, direct to wardens office as Detroit Judges send lawyers to jail directly from court. "EQUAL UNDER THE LAW" for all Class Action Suits, lawyers sent direct to jail without bail and "NO EXTENSION OF TIME". "SENATE, eyeing Morgan case, caps D.C. jail sentences for contempt" - "EQUAL UNDER THE LAW" direct to warden office without bail for all parties listed under Justice Scalia-Sooter file. "TV judge settles out of court" - Oath of Office and Judge Wapner settling a claim. "OATH OF OFFICE" and the U.S. Federal Court Judges and the immediate implementation of the Chief Judge of the Court of Appeals, Robert C. Murphy, State of Maryland "OATH OF OFFICE" counselling programs and "SWIFT JUSTICE and PLAINTIFF'S DATE" counselling, "RULES OF LAW".

As "CANADA WINS TAX RULING" and "COURT TAKES UP DAMAGES CASE" both U.S. Supreme Court Cases, under the Justice Scalia-Sooter file, the following applies to all files listed:

JUSTICE ANTONIN SCALIA NOTED THAT PUNITIVE DAMAGES HAVE BEEN AWARDED IN THE UNITED STATES FOR 200 YEARS WITHOUT THE SUGGESTION THAT THEY VIOLATE THE CONSTITUTION

Justice A. Kennedy not permitted by law any extension of time or attempt to withhold awards, violates U.S. Constitution, etc. - Court awards \$1.5M for bungled operation - Dr. Barnard direct to wardens office without bail as a psychotic terrorist and punitive damages awarded as Toronto, Ontario Court of Appeal, Montreal Doctors case and CIA Brainwashing Case.

Justice A. Kennedy by law is removed as a defendant and Justice D. Sooter and Justice Scalia complete his files, duly served under Rule 43, Justice D. Sooter's official Judicial Duty to expedite transfer of all funds owing to Plaintiffs.

JUSTICE DAVID SOOTER'S NOMINATION SPEECHES - Expedite Capitol Punishment - Bible Rules and Regulations, "OREGON COURT OF APPEAL" "ALL ILLEGAL ORDERS THE MOST DANGEROUS ITEM IN TOTAL DESTRUCTION OF INNOCENT LIVES" - Immediate relief in court for Plaintiffs and "NO CRIMINALS RIGHTS IN COURT".

Justice W. Rehnquist - "QUICKER EXECUTIONS" total EQUALITY and FREEDOM OF SPEECH

Justice T. Marshall - "EQUALITY RE EXTRADITION, CONTEMPT OF COURT CELLS and RIGHT TO SUE THE GOVERNMENT WITH PROMPT PAYMENT".

As stated, only one preparation hearing required by law, George Bush, Sen. E. Kennedy et al in charge of "RULES OF LAW", fines and special fines. Under U.S. Supreme Court Rule 43, Justice D. Sooter in charge of discipline and the new 30 day time limits which are sufficient to complete execution and cash compensation, without appeals for criminals.

Police Chief Fulwood in charge of "EXTRADITION" and "POLICE ESCORTS", "EXTRADITION ORDER TO BE SIGNED AT THE EMERGENCY HEARING AND SERVED TO POLICE CHIEF FULWOOD".

Court schedule for sentencing is as follows:

1. Washington, Fargo, Moorhead and Minneapolis

2. Ottawa and H
3. Manitoba, etc.

On Saturday, February 16, 1991 a copy of District of Hull Motion and Canadian Order served to Herb Stevens of the Winnipeg Police. (U.S. Order and Declaration unnecessary to serve as a Statement of Claim against the Winnipeg Police is filed in the Court of Queen's Bench in Winnipeg, this Statement of Claim filed under Police Chief Fulwood's file and R.C.M.P. file in Washington, duplication of service by law unnecessary.)

On Friday, March 1, 1991 a copy of District of Hull Motion and Canadian Order served to Eric Lindgrin, Thompson & Dorfman, C. B. Cramer, Brent Business Service, C. Watson, United Van Line, Mini-Storage, H. W. Lewis and M. Stoval of Winnipeg, Manitoba, Canada. (U.S. Order and Declaration unnecessary to serve as a Statement of Claim against the above named is filed in the Court of Queen's Bench in Winnipeg, these Statement of Claims filed under Police Chief Fulwood's file and R.C.M.P. file in Washington, duplication of service by law unnecessary.)

On Friday, March 1, 1991 a copy of District of Hull Motion and U.S. Order served to Northport Ins. Agy Inc. of Fargo, North Dakota. (Canadian Order and Declaration unnecessary to serve as a Statement of Claim against Sherman Hoseth is filed in the Court of Queen's Bench in Winnipeg, this Statement of Claim filed under Police Chief Fulwood's file and R.C.M.P. file in Washington, duplication of service by law unnecessary.)

No service to any party required by law under the Justice Scalia-Sooter file - RULE OF LAW re said file is for the District of Hull Court to "ORDER ALL PARTIES WITHOUT APPEAL OR BAIL DIRECT TO WARDENS OFFICE" to await sentencing and immediately "GUARANCHEE" all outstanding monies including "SPECIAL DIET IN CANADIAN CHARTER OF RIGHTS AND FREEDOMS". mail all orders immediately in winter months or when sickness, District of Hull Court notified by mail.

CERTIFICATE OF SERVICE

I, Marion B. Warriner, hereby certify that a copy of the foregoing Motion are being personally served or mailed to all parties listed on said file.

Marion B. Warriner
109 Wright
Hull, Quebec

IN THE DISTRICT OF COLUMBIA
COURT OF APPEAL

F.B.I.
F. CLARK

MARION B. WARRINER,

Appellant

DISTRICT OF COLUMBIA
COURT OF APPEALS

REC'D MAR 19 1991

Richard D. H. B.
Clerk
90-1112

INTERNATIONAL LAW FILE

GEORGE BUSH. PRESIDENT
CONGRESS, SEN. E. KENNEDY
JUDGE PATTERSON, NEW YORK
JUSTICE SCALIA

MOTION FOR SPECIAL WRITS, SPECIAL CONGRESS
CIVIL DISOBEDIENT FINES, ADDITIONAL NAMES
FOR JUDICIAL AND U.S. ATTORNEY IMPEACHMENT
AND SPECIAL IMPEACHMENT OF SENATORS, CABINET
MINISTERS AND GOVERNMENT LAWYERS IN CANADA

As Rule 39 (2) of the U.S. Supreme Court, mandatory in all Courts in Canada and United States for Plaintiff to set trial date, open and close "QUILTY PLEA TRIAL" with "NO APPEALS ON ANY CRIMINAL" or "REWARDS" as George Bush puts it on his T.V. Shows on the George Bush - Congress - CLASS ACTION FILE, Chief Judge Ugant will commence immediately the preparation for a 3 day "SPECIAL GRAND JURY TRIAL".

As retired Judge Trudel of Winnipeg, Judge R. A. MacDonald of Nova Scotia, Justice R. L. Clifford Supreme Court, Trenton, New Jersey, retired U.S. Attorney, Gerald R. Robbins and many others, Chief Judge Ugant will see to the signing of any Special Writs required by law to complete the "QUILTY PLEA TRIAL" without any Judge permitted to interfere with the Plaintiffs setting trial date.

Since Judge C. Ritchie of the U.S. Federal Court incapable of obeying the "RULES OF LAW", "EMERGENCY TRIAL RULES" or mandatory completion rules on a "TORT AND CRIME COMBINATION FILE" as in the case of U.S. District Judge Dickran Tevrizian of Los Angeles - "WHIZ KID DRAWS 25 YEARS FOR FRAUD AND \$26 million Restitution" - all defendants as dangerous as Whiz Kid and Psychotic Insane Terrorists including Oregon Court of Appeals "COWBOY BOOTS ARE DANGEROUS" Judges Illegal Orders dangerous to lives and public safety of others, Plaintiff's Civil Rights Orders only with "MANDATORY MAXIMUM TIME WARDENS ORDER ON ALL CRIMINALS".

Judge C. Ritchie's "PROMISSORY NOTE FOR SUBSTANTIAL JUSTICE" must be completed within 30 days, sufficient time for any Judge to sentence, order fines and restitution - Judge Talbot of Detroit - Saturday or Sunday Judges work when necessary and most cases in Detroit can be completed within one year, "RACKETEERING ENTERPRISE TO OBSTRUCT JUSTICE IS DEFINATELY IN PROGRESS" whereby Chief Judge Ugant will see to the immediate 3 day trial by Special Grand Jury - RULES OF LAW, the following names to be added to the disbarment and impeachment from the U.S. Attorney's Office and Judicial Office:

John D. Bates
Patricia D. Carter
R. Craig Lawrence
Judge C. Ritchie

MISSOURI JUDGE Re
"UNSOLVED MYSTERY T.V. SHOW"

Where Judges named, each Judge permitted one mistake per file, totally unnecessary for any Judge to make any mistakes in law, the error must be removed within 48 hours, sufficient time for all illegal orders to be removed or set aside, the time to type a court order may vary from 5 to 10 minutes depending on the length and signing only takes a few minutes. Disbarment, suspension and impeachment is to result through court "EQUAL UNDER THE LAW" to Gerald R. Robbins, etc.

As stated on Superior Court of the District of Columbia Information Sheet - Malicious Interference and personal injury; "JUSTICE T. MARSHALL'S Statement is "GOVERNMENT MAY BE SUED FOR PERSONAL INJURY" - U.S. Supreme Court gives Polio Victim permission to sue Government 9 - 0 Vote - Equal Under The Law re all Citizens for their personal injury cases with "PROMPT PAYMENT" required by law.

As Superior Court Judge Bruce Geernaert of Los Angeles re Rock Hudson's Lover "IF HE DOES NOT CONSENT GEERNAERT SAID HE WOULD ORDER A NEW TRIAL ON DAMAGES". Same rules re all cases - EQUAL UNDER THE LAW - "NO REWARDS OR APPEALS FOR CRIMINALS" on the George Bush - Congress File.

Chief Judge Ugant will follow U.S. District, Judge James Giles re "Canadian gets five years in U.S. Fraud Conspiracy" and Chief Judge Albert Bryan re "LaRouches receives 15 year prison term for fraud conspiracy" and immediately will prepare for the 3 day fraud racketeering enterprise conspiracy trial under the George Bush - Congress File - All Law Breakers will be Punished, cash restitution and "CONGRESS FINES", no appeals allowed.

George Bush and Congress will impose a Special Civil Disobedient Fine

on any Judge not obeying U.S. Constitution or Charter of Rights and Freedoms or the 24 hr. or 48 hr. Unlawful Search and Seizure Rules in the amount of 1 million a day per section of Constitution or Unlawful Search and Seizure, the Judges assigned duties to deny all criminals rights and protect only the Civil Rights of Plaintiffs or Victims and a Special Bonus Fine on Warden Orders without bail on all Judges, lawyers, Police Officers, etc. that cause injury to others or wish to dictate or boss others outside "FREEDOM OF CHOICE RULES".

Special Impeachment of Senators, Cabinet Ministers and Government Lawyers including Disbarment where applicable in Canada. (Further evidence of corruption in Department of External Affairs will be filed under Police Chief Fulwood file)

Under U.S. Constitution "EQUAL UNDER THE LAW", all U.S. Supreme Court Justices, U.S. Attorney's Office and Justice Department, etc. will be allowed the same "EQUAL" answer time as all Citizens, no extension of time necessary, a "RACKETEERING ENTERPRISE TO OBSTRUCT JUSTICE".

Upon service to Chief Judge Ugant, Associate Judges, Belson, Terry and Farrell and the Defendants, George Bush, Congress, Judge Patterson and Justice Scalia-Sooter, immediate preparation for the "EMERGENCY GUILTY PLEA TRIAL" commences.

To comply with the 48 hour Rules of Law re Appeals or the setting aside of illegal orders, the George Bush - Congress file will be signed out of the Appeal Court filing room in the same fashion as the Superior Court filing room as this file must function legally as a Superior Court filing with the original documents filed in Superior Court including copies of all documents at the time of this hearing and the new filing number issued to all parties.

CERTIFICATE OF SERVICE

I, Marion B. Warriner, hereby certify that a copy of the foregoing Motion are being personally served or mailed to all parties listed on said file.

Marion B. Warriner
109 Wright
Hull, Quebec



197-10224-6
ENCLOSURE

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Marion B. Warriner,
Box 2857, Station 113,
Washington, D.C. 20002.
(CLASS ACTION)

v. Plaintiff

Civil Action No.
(Section of Scalia file
90-1112 APPEAL)

Welfare,
370 Catherine St.,
Ottawa, Ontario, K1R 5T5

Justice A. Scalia,
U.S. Supreme Court,
1 First Avenue, N.E.,
Washington, D.C. 20543

Defendants

MOTION FOR EMERGENCY TRIAL

As stated on Justice A. Scalia's Court of Appeal File 90-1112, Superior Court, defendants failed to respond to Statement of Claim or Motions, whereby file seals for "DEFAULT JUDGMENT". The Court of Appeal in the Superior Court trained in reinstatement rules when the presiding Judge signs a fraud order. The Court of Appeal in the Superior Court have implemented the "AUTOMATIC REVERSAL" or "SET ASIDE FRAUD ORDERS" for years in comparison to the "ILLEGAL SLOOPY SERVICE" of the U.S. District Court. Judge L. LeClerc's North Dakota Court Order No. 80-821 describes "DEFAULT JUDGMENT RULES" and "JURISDICTION RULES". Judge C. Ritchey's December 6th, 1990 Order describes "CONCEDED AND GRANT IT" rules.

As stated on Circuit Judges Ruth B. Ginsburg, Buckley and Sentelle Order dated March 31st, 1992 for rehearing, withholding issuance of the Order until completion of Federal Court of Canada and Ontario Court (General Division)

"RACKETEERING CRIMINAL INVESTIGATION CASES". Justice A. Scalia "CONCEDED" to "AUTOMATIC REVERSAL OF FRAUD ORDERS".

The following Racketeering Rules apply to Justice A. Scalia's consolidated files:

1. 201 (relating to bribery) - title 18, United States Code - Justice A. Scalia's "INTENT BRIBERY RULES" under Contract Law without presiding Judge modifying the Judicial Contract:

24 hours for unlawful search and seizure
48 hours for all Motions unless filer chooses different
30 days to complete final settlement without appeals in
all criminal cases unless new evidence to prove innocent party sentenced (non applicable in this case)

2. section 1503 (relating to obstruction of justice) - Justice A. Scalia's "INTENT TO OBSTRUCT JUSTICE RULES" under Contract Law without presiding Judge modifying the Judicial Contract:

Every one who wilfully attempts in any manner to obstruct, pervert or defeat the course of justice in a judicial proceeding receives a daily charge for violation of time tables as stated above

3. section 1511 (relating to the obstruction of State or local law enforcement) - Justice A. Scalia's "INTENT TO OBSTRUCT STATE OR LOCAL LAW ENFORCEMENT" under Contract Law without presiding Judge modifying the Judicial Contract:

Under the U.S. Supreme Court "BRAIN DETERIORATION PRECEDENT" or a Judge's fitness for the bench is subject to "FORCED TREATMENT" under the "Increased sentence for dangerous special offenders" §3575, for Rebellion or insurrection §2383, Seditious conspiracy §2384 and Civil and Criminal Fraud whereby the following results:

Criminal negligence - Every one is criminally negligent who signs a fraud order or violates sealed time tables

President B. Clinton - ALL GUILTY - ALL WILL
FACE IT

Causing bodily harm by criminal negligence - 10 years

Causing bodily harm with intent - 14 years

Aggravated Assault - up to life in prison

Torture - means any act or omission by which severe pain or suffering, whether physical or mental is intentionally inflicted on a person

Criminal Breach of Contract - increased sentence to life

Mischief - life sentence increased to the death penalty

HATE CRIMES - A Judge's criminal "HATE OR POWER TRIP"

JUDGE WAPNER OF CALIFORNIA - RETURN OF STOLEN PROPERTY WITHIN 24 HOURS HATE OR NOT

4. section 1951 (relating to interference with commerce, robbery, or extortion) - Justice A. Scalia's: "INTENT TO COMMIT ROBBERY AND EXTORTION" under Contract Law without presiding Judge modifying the Judicial Contract:

Every one who attempts to commit or is an accessory after the fact to the commission of an indictable offence for which, on conviction, an accused is liable to be sentenced to death or to imprisonment for life is guilty of an indictable offence and imprisonment for a term not exceeding 14 years

5. section 1952 (relating to racketeering) - Justice A. Scalia's "INTENT TO COMMIT RACKETEERING" under Contract Law without presiding Judge modifying the Judicial Contract:

As the U.S. Supreme Court Rule 18 - Appeal from a United States District Court, "THE TIME MAY NOT BE EXTENDED", all Canadian Courts and Police Officers are obliged to return-stolen property on Judge L. LeClerc's "FINAL COURT ORDER" within 24 hours, unnecessary for another order

California Case - District Judge Robert Aguilar of San Francisco

Judges in Canada are using their offices to do favors for convicted felons, etc., conspire with fellow Judges to Obstruct Justice, "INTENT FRAUD ORDERS" and influence outcome of cases-

In the case of Judge Revercomb "FRIVOLOUSLY" arguing the number of sheets of paper, Judge Revercomb should "IMMEDIATELY EXTRADITE ALL PARTIES" as reims of paper-work is used to correct Judge Revercomb's errors. Same rule for Judge H. Greene, Judge Ritchey, Judge Pratt and Judge S. Harris

6. sections 2314 and 2315 (relating to interstate transportation of stolen property) - Justice A. Scalia's "INTENT TO OBSTRUCT THE INTERSTATE TRANSPORTATION OF STOLEN PROPERTY" under Contract Law without presiding Judge modifying the Judicial Contract:

As Judge W. Gardner of Washington clearly stated, stolen property is released on Plaintiff's date not Judge, lawyers, or Police Officers date to decide or "MAKE JUDGMENTS".

7. §2384 Seditious Conspiracy - Justice A. Scalia's "INTENT TO COMMIT CONSPIRACY" under Contract Law without presiding Judge modifying the Judicial Contract.

The law "PROHIBITS A PRESIDING JUDGE SIGNING A FRAUD ORDER AND CONSENT AND AGREEMENT TO THE ORDER MUST BE AUTHORIZED PRIOR TO THE ISSUANCE OF THE ORDER"

As stated on Circuit Judges, Ruth B. Ginsburg, Buckley and Sentelle Order dated March 31st, 1992, ALL CLERKS IN THE U.S. DISTRICT COURT, ETC. ARE TO WITHHOLD ISSUANCE OF ANY ORDER in a Civil Case (Civil and Criminal combined) for damages until Plaintiff signs authorization to release the order as "AGREED TO".

Judge Buckley of the U.S. Court of Appeals cites "TROUBLESOME QUOTATION MARKS" in a case whereby "CIVIL AND CRIMINAL FRAUD ORDERS" signed by a Judge is "TROUBLESOME DAMAGE TO INNOCENT PARTIES" and "ILLEGAL".

Chief Justice W. Rehnquist file 90-2101 "ACTIVE", Justice A. Scalia's file 90-1112 "ACTIVE" and Justice A. Kennedy file 90-2480 "ACTIVE" has U.S. SUPREME COURT DISMISSAL RULES which apply in all U.S. Courts and Canadian Courts under "EQUAL UNDER THE LAW".

- a. Whenever all parties (EXCEPT CRIMINALS), at any stage of the proceedings, file with the Clerk "AN AGREEMENT IN WRITING" that a case be dismissed, specifying the terms of the dismissal, the presiding Judge will dismiss when Plaintiff and Defendant "AGREE TO THE TERMS" (EXCEPT CRIMINALS)
- b. If no objection is filed or phoned or faxed in "EMERGENCIES OR OUT OF STATE CASES", the terms stated in the Statement of Claim or Motions are "CONCEDED AND AGREED TO"
- c. ANY MOTION TRANSFERRING FROM ANOTHER DISTRICT IS EQUAL UNDER THE LAW. Transferred Motions to be completed will be completed under the new "FRAUDLESS COURT ORDER RULE"

- d. Justice A. Kennedy retained a lawyer to represent him. IT IS PROHIBITED ACTIVITY FOR A U.S. SUPREME COURT JUSTICE TO PERMIT THE U.S. ATTORNEYS TO REPRESENT THEM OR ACT ON THEIR BEHALF. The U.S. Attorneys Office in many cases have criminal indictments. (includes Sen. E. Kennedy)
- e. It is "PROHIBITED ACTIVITIES" for U.S. Court of Appeal Judges or U.S. District Court Judges to grant any order on behalf of the U.S. Attorneys in Civil and Criminal cases such as these. The U.S. Attorneys have displayed misconduct, conspiracies and Racketeering.
- f. Under the U.S. Constitution the 4th, 5th and 7th Amendment apply whereby "DEMAND" is the Rule of Law as follows:
 - (c) Any person injured in his business or property by reason of a violation of section 1962 of this chapter may sue therefore in any appropriate United States district court and shall recover threefold the damages he sustains and the cost of the suit, including a reasonably attorney's fee. (S. WACHTLER - RULE 710 - HARASSMENT)

Under the 4th and 5th Amendment (TAKING CLAUSE) and the U.S. Supreme Court Rule 23 Stays (4) "costs, interest and damages for delay that may be awarded" and U.S. Supreme Court Rule 46 (c) "whole of such additional damages and costs 'DEMANDED'" forthwith and Judge C. Ritchey's December 6th, 1990 Order for "SUBSTANTIAL CASH JUSTICE", the U.S. Supreme Court "CONCEDED TO GARNISHEE ORDERS WITHOUT APPEALS" on parties involved in "RACKETEERING AND ROBBERY, ETC."

Under the 4th and 5th Amendment (TAKING CLAUSE) original court documents are banned from leaving the court filed and "DUMMY FILES ARE BANNED". Copies may transfer and a file in "EMERGENCY CASES" may be signed out or transferred for the case pending and then immediately returned to Superior Court. (PROHIBITED ACTIVITIES)

Police Chief Fulwood file 90CA02231 must remain in the filing room for "REVIEW AND INSPECTION". It is "PROHIBITED ACTIVITIES" for Judges to withhold file for more than 24 hours upon request to review. It is "PROHIBITED ACTIVITIES" for Judges to withhold files in their Chambers unless "TRIAL IN PROGRESS IN PERSON" and must release on "DEMAND FOR REVIEW". All documents can be reviewed by a Judge in 24 hours on this file. Court files or documents under the 5th Amendment are the personal property of the filer of the action, not as Justice A. Kennedy has stated the "JUDGES OR COURT STAFFS" files or personal property.

Justice A. Scalia, et al has "CONCEDED" to "SHORTENING THE TIME" whereby this new file "ORGANIZES AND CLEARLY DEFINES ERRORS" whereby Judge T. Hogan or Judge Joyce Green have been assigned "EMERGENCY MATTERS" "CONCEDED"

to on Federal Court of Canada file T-3019-92 transferred to Washington on Judge C. Ritchey's December 6th, 1990 Order and Circuit Judges Ruth B. Ginsburg, Buckley and Sentelle Order dated March 31, 1992 to commence the second appeal which transfers to U.S. District Court immediately under the "AUTOMATIC REVERSAL OR SET ASIDE FRAUD ORDERS" and "EMERGENCY JUDGES WORK COMPLETED WITH CONSENT"

CERTIFICATE OF SERVICE

I, Marion Warriner, did personally serve or mail a copy of Complaint and Emergency Motion to Justice A. Scalia, Justice A. Kennedy, Justice D. Souter, Justice H. Blackmun, Justice P. Stevens, Justice S. Day O'Connor, Justice B. White and Chief Justice W. Rehnquist, Judge Edwards, Judge T. Hogan, Judge Joyce H. Green, F. Clark of the F.B.I. and Welfare. (U.S. MARSHAL SERVICE DELETED)

M. Warriner
M. Warriner
Special Prosecutor
Box 2857, Station 113,
Washington, D.C. 20002.

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Marion B. Warriner,
Box 2857, Station 113,
Washington, D.C. 20002.
(CLASS ACTION)

Plaintiff

Civil Action No.
(Section of Scalia file
90-1112 Appeal)

v.

Welfare,
370 Catherine St.,
Ottawa, Ontario, K1R 5T5

Justice A. Scalia,
U.S. Supreme Court,
1 First Avenue, N.E.
Washington, D.C. 20543.

Defendants

NEW COURT ORDER

As stated in U.S. District Court Rule 108 (c) Proposed Order, the new Court Orders took affect January 1st, 1993.

As stated in U.S. District Court Rule 306 Speedy Trial, the new time tables are in affect. Immediate Extradition without presiding Judges decision. Criminal Defendants in these cases have 5 minutes to "PLEAD GUILTY".

As stated in U.S. District Court Rule 311 Sentencing Guidelines, the new stiffer penalties take affect.

As stated in U.S. District Court Rule 406 (c) Automatic reassignment of

Civil and Criminal cases when "PREJUDICE, FRAUD OR MISABUSING POWERS".

As stated in U.S. District Court Rule 408 Motions Judge, the new rules take affect to have a Motion Judge available in person Monday to Friday, Emergency Motions Saturday and Sunday or nights in person or phone on "DEMAND".

The Emergency Motion Judge to complete any demands on any motion on U.S. District Court files 90-2480, 90-2101 and Justice A. Scalia's new file and Appeal file 90-1112. DOCUMENTS MUST BE FILED AND FILES KEPT IN ACCURATE ORDER. (U.S. SUPREME COURT RULE 14 (5) "WITH ACCURACY" applies to files and "ORDERS")

M. Warriner

M. Warriner
Special Prosecutor
Box 2857, Station 113,
Washington, D.C. 20002.

F. CLARK

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Marion B. Warriner,
Box 2857, Station 113,
Washington, D.C. 20002.

Plaintiff

Civil Action No.
(Section of Scalia file
90-1112 Appeal)

v.

Worldwide Church of God, Mr. Tkach,
300 Green St. W.,
Pasadena, Ca. 91123.

F.B.I., F. Clark,
Pa Bet. 9th & 10th St. N.W.,
Washington, D.C. 20535

Justice D. Souter,
U.S. Supreme Court,
1 First Ave., N.E.,
Washington, D.C. 20543.

Defendants

RECEIVED

MAR 22 1993

CLERK, U.S. DISTRICT COURT
DISTRICT OF COLUMBIA

COMPLAINT OF RACKETEER
INFLUENCED AND CORRUPT ORGANIZATIONS,
VIOLATIONS OF THE U.S. CONSTITUTION
AND FRAUDULENT RELIGIOUS DOCTRINE BASED
ON SATAN OCCULTISM AND BRAINWASHING

1. This Court has jurisdiction.
2. Plaintiff is a citizen of the United States and a resident of the District of Columbia.
3. The Defendants, Justice D. Souter, F.B.I. and Worldwide Church of God, Mr. Tkach are citizens of the United States and residents of Washington and California.

4. As a direct result of Fargo, North Dakota and Moorhead, Minnesota, severe psychological brain damage was done to Jeffrey John Lewis which caused radical behavior changes observed by all that knew the child from birth.

5. As stated in Title X - Dangerous Special Offender Sentencing §3575 "INCREASED SENTENCE FOR DANGEROUS SPECIAL OFFENDERS", (a) Whenever an attorney charged with the prosecution of a defendant in a court of the United States for an alleged felony committed when the defendant was over the age of twenty-one has reason to believe that the defendant is a "DANGEROUS SPECIAL OFFENDER" such attorney, a reasonable time before trial or acceptance by the court of a plea of guilty (1) SPECIFYING THAT THE DEFENDANT IS A DANGEROUS SPECIAL OFFENDER

6. As stated in Canada's Criminal Code Rule 228 - Killing by influence of the mind (a) BY ANY INFLUENCE ON THE MIND, in the presence of E. Gaia members of the Worldwide Church of God in Winnipeg, Manitoba attempted to "KIDNAP" the child in violation of Canada's Criminal Code Rule 279 and Chapter 96 Racketeer Influenced and Corrupt Organization, §1991 (1) racketeering activity means (A) any act or threat involving murder, kidnaping, gambling, arson, robbery, bribery, extortion, or dealing in narcotic or other dangerous drugs which is chargeable under State law and punishable by imprisonment for more than one year.

7. In the presence of E. Smith and P. Dwornik the Plaintiff sat in on "BRAINWASHING SESSIONS" of which P. Dwornik apologized for destroying Jeffrey John Lewis' brain cells before his death, a direct result of the Worldwide Church of God's "CRIMINAL BEHAVIOR". The Plaintiff watched the Worldwide Church of God destroy the marriage of H. Gatre in opposition to the "10th Commandment of God, Thou Shalt not Covet thy Neighbors House". A Winnipeg Post Office employee is a non-member of the Church. His entire family are members of the "WEIRD" off base religion. Cases in Saskatchewan and Ontario have proven the same "DESTRUCTIVE UNRELIGIOUS BEHAVIOR".

8. Christian Philosophy v. UNCHRISTIAN OCCULT TRAINING

Christian Training

- a. 10 Commandments are truthfully sufficient moral training to live by God's standards.

Proverbs 11 - 1 - A FALSE balance is abomination to the Lord, but a just weight is his delight

Unchristian Occult Training or Worldwide Church of God

- a. Break the 10 Commandments by disobeying parents or covet houses of non-church members
- b. DO NOT LOVE THY NEIGHBOR AS THYSELF - Cut all association with non-church members (If married to non-members the church will destroy the marriage)
- c. Racketeering enterprise to Obstruct Justice - SAN FRANCISCO, Cal.

As in the case of Judge R. Aguilar of San Francisco, "that he approached two fellow judges to try to influence outcomes of cases", Church Ministers influencing the minds of citizens will be treated as "EQUAL UNDER THE LAW"

Proverbs 10 - 2 - Treasures of wickedness profit nothing, but righteousness delivereth from death

Proverbs 10 - 7 - The memory of the just is blessed, but the name of the wicked shall rot

Proverbs 10 - 23 - It is as sport to a fool to do mischief but a man of understanding hath wisdom

Proverbs 11 - 18 - The wicked worketh a deceitful work but to him that soweth righteousness shall be a sure reward

Proverbs 11 - 21 - Though hand join in hand, the wicked shall not be unpunished but the seed of the righteous shall be delivered

9. Witnesses before God to Jeff Lewis' moral training prior to Wideworld Church of God "BRAINWASHING CRIMINAL BEHAVIOR"
- a. Model Christian child
- b. Never lied, loved his neighbors, kind, generous, never caused criminal trouble
10. Brain Deterioration and Criminal Training that the Wideworld Church of God has "BRAINWASHED INTO HIS HEAD"

- a. HATE outsiders
- b. Never keep your promise or word as God expects

11. The "OCCULT BRAINWASHING" commenced almost immediately after our return from the State of Minnesota pertaining to another "OCCULT KIDNAPING CASE" or "BRAINWASHING CASE" in the year 1984.

12. As stated on Judge C. Ritchey's December 6th, 1990 order, this case is consolidated with the pending cases under "JUSTICE A. SCALIA'S FRAUD RACKETEERING CASES" whereby the Wideworld Church of God base their religious doctrine on "FRAUD".

13. DEMANDS FOR PUNITIVE AWARDS are as follows:

- a. The Church will enter the Mediation Program and report to a Judge every 6 months that counseling of church members to obey true christian values and respect all non-members as "EQUAL UNDER THE LAW", council in marriage cases to non-members, council in equal treatment of children not members of the church
- b. They will publish in their magazine the "IMPORTANCE OF FAMILY UNITY OUTSIDE THE CHURCH" and will commence "JURY DUTIES".
- c. Jeff Lewis will attend "OCCULT DEPROGRAMMING TREATMENT" until his brain cells functioning "NORMAL".

Alcohol, drugs and unchristian church training
are "EQUAL UNDER THE LAW"

- d. Justice D. Souter of the U.S. Supreme Court and the Plaintiff's mediation section of this case follows the following:

Jos. 23 - 16 - Because of your overstepping the covenant of Jehovah your God that he commanded you, and because you have gone and served other Gods and bowed down to them and Jehovah's anger will certainly perish in a hurry from off the good land that he has given.

M. Warriner
M. Warriner,
Special Prosecutor,
Box 2857, Station 113,
Washington, D.C. 20002

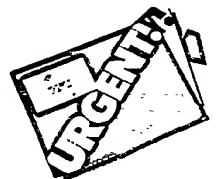
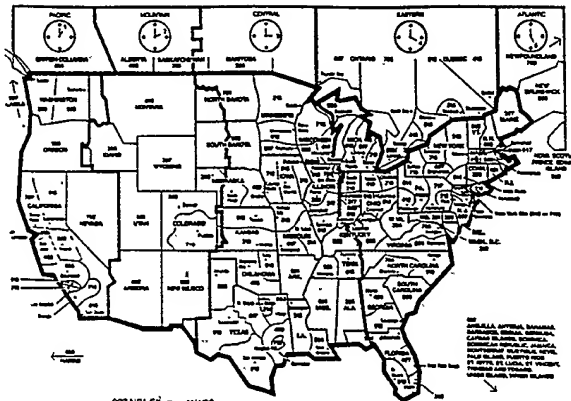
FUTURE CRIME and PUBLIC SAFETY

F. CLARK:

RE: 90-1112

SCALIA'S CHURCH
PRAYERS

BOMBS IN N. YORK - HIT BOMBS
IN LONDON - BULLEYES
YOUR OFFICE IS NOW A
JOINT PARTNERSHIP FOR
FUTURE CRIME.
WHITE COLOR CRIME
RING WE SMASH - U.S.A. ETC.
STOLEN PROPERTY WE
RETURN BORROW A MILITARY
WHY NOT DEPOSIT CRIMINALS
PLANE TO DEPOSIT CRIMINALS
FROM MANITOBA TO DEATH
ROW. (CHEAPER)
DID YOU FIND C.I.A. MURDERER.
I HAD 2 THOUGHTS.
DID YOU FIND IT TIES IN
TO NEW YORK CASE SEE YOUR
FRIEND GETS
SUPPLIES
READY



CITIZENS GRAND JURY F. CLARK
MICHIGAN LAW
**FUTURE CRIME
and PUBLIC SAFETY**

March 22, 1993

CHIEF JUSTICE W. REHNQUIST, ET AL:

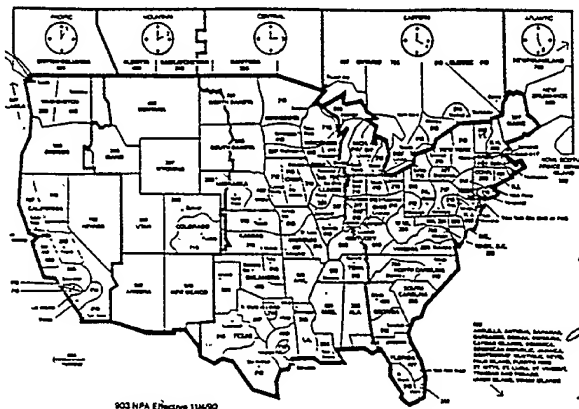
RE: 90-2101 EXECUTION ORDER - Rehnquist file
90-1112 SCALIA CONTRACT FILE
90-2480 KENNEDY EXTRADITION ORDER
T-886-92 BREACH OF CONTRACT - FEDERAL COURT OF CANADA
T-3019-92 TRANSFERRED
91-5131 COURT OF APPEAL - EDWARDS' SUPERVISION FILE

You can only have "ONE WINNER" under the U.S. CONSTITUTION, RACKETEERING LAWS, CRIMINAL CODE, HUMANS RIGHTS, AND CHARTER OF RIGHTS AND FREEDOMS, GEORGE BUSH'S DEFAULT JUDGMENT TO PLAINTIFF "THE OWNER OF STOLEN PROPERTY IS THE WINNER TAKES ALL".

SAME RULES FOR ALL CONGRESS (SENATE)

1. JUSTICE A. KENNEDY'S CALIFORNIA CONTRACT LAW AGREEMENT - Judge Wapner's superior knowledge of "BREACH OF CONTRACT" cases, "ADDITIONAL PUNITIVE AWARDS" and "STIFFER SENTENCING GUIDELINES".
2. JUSTICE A. SCALIA'S CALIFORNIA CONTRACT LAW AGREEMENT - Presiding Judges with "MALICIOUS INTENT" have so far departed from the accepted and usual course of judicial proceedings and have with "DELIBERATE INTENT" decided a federal question in a way that conflicts with "CONTRACT AGREEMENTS AND DECISIONS OF THE U.S. SUPREME COURT".
3. CHIEF JUSTICE W. REHNQUIST'S CALIFORNIA CONTRACT LAW AGREEMENT - All court orders must be presented with "ACCURACY", Judges must display "GOOD MORAL AND PROFESSIONAL CHARACTER", CIVIL AND CRIMINAL FRAUD ORDERS represent "CRIME AND DECEIT BY PRESIDING JUDGES".

ALL
CARRY
INSURANCE
MURDER
CHARGES



DETROIT
POLICE
OFFER
THEIR
CASH
DAMAGES
LOS
ANGELES
URGENT

CASH ORDER - M. GILFISON'S PRIVACY

4. JUSTICE H. BLACKMUN'S CALIFORNIA AND MINNESOTA CONTRACT LAW AGREEMENT - Judge Nelson and Judge Claeson on Minnesota transcripts were not interested in "FRAUD OR THE DECEIT OF THE DEFENDANTS", setting aside fraud and deceit and prepared to continue with the 10 Commandment Rules. Justice Blackmun's "SIMPLE MURDER" or "COVER UP MURDER" or you "YOU DO NOT WISH TO SEE THE TRUTH OR DELIBERATE INTENT TO BLIND YOURSELVES TO THE TRUTH" is the "MOTTO" of the criminal defendants in these cases.

5. JUSTICE D. SOUTER'S CALIFORNIA CONTRACT LAW AGREEMENT - As the Maryland Court of Appeals, "SUSPENSION OF LAWYERS' LAW LICENSES" is "EQUAL UNDER THE LAW" under the "SPECIAL DANGEROUS OFFENDERS RULES", the removal from "OFFICE" of "DECEITFUL SHADY JUDGES", one "FRAUD ORDER" proves the presiding Judge is "SHADY AND CORRUPT", unnecessary for "ANY FRAUD ORDERS" as Judge L. LeClerc proved on the first "NORTH DAKOTA COURT ORDER". Time tables the most important "RULE OF LAW" set down.

6. JUSTICE S. DAY O'CONNOR'S CALIFORNIA CONTRACT LAW AGREEMENT - Judges as lawyers must be nice to the public, never "DICTATE OR ORDER WITHOUT CONSENT" except for criminal defendants.

7. JUSTICE B. WHITE'S CALIFORNIA CONTRACT LAW AGREEMENT - All citizens that are aware of these cases "KNOW THE DEFENDANTS ARE GUILTY", the punishment must be tailored to the "MORAL GUILT OF THE DEFENDANTS". The moral guilt of the U.S. Attorneys in Washington is well known, etc.

8. JUSTICE P. STEVENS' CALIFORNIA CONTRACT LAW AGREEMENT - Lawyers in general are a nuisance, continually "OBSTRUCTING JUSTICE", lying, cheating and destroying many lives.

9. JUDGE O'FAROUGH OF OHIO - Canadian Judges are "UNFIT MENTALLY AND MORALLY" to hold public office and the mass population know it.

10. JUDGE WAPNER OF CALIFORNIA - Judge Wapner has openly stated on T.V. "HE DOES NOT LIKE CERTAIN PARTIES HE IS PRESIDING OVER" but he "AWARDS DAMAGES ACCORDING TO THE RULE OF LAW". As Chief Judge R.C. Murphy of the Maryland Court of Appeals stated, "ANOTHER JUDGE WILL HAVE TO BE BROUGHT IN TO SETTLE A JUDGES' MORAL CHARACTER OR MISCONDUCT CASES",

Judge Wapner of California can be flown to Washington to preside if Washington Judges have not got their "ACT TOGETHER". The U.S. Supreme Court "5 minutes to plead guilty is sufficient in these cases". As Justice White stated "IT IS THE MORAL DUTY OF THE U.S. SUPREME COURT" to entertain the "5 minute guilty plea case". Obstructing Justice is a very serious "CRIMINAL CHARGE" on Washington Judges.

11. JUDGE T. HOGAN - Under the Contract agreement, cases must be completed within 30 days after the statement of defence time expires of which Judge T. Hogan's transcript displayed "PROMPT TIME TABLES", lesser "TIME TABLES IN THESE CASES".

M. Warriner

c.c. Edwards
Hogan
Joyce Green
F. Clark, F.B.I.

M. Warriner

DOUBLE MINDED MEN OR WOMEN ARE UNSTABLE
IN ALL THEIR WAYS

JUDGES ARE BANNED FROM MAKING DECISIONS FOR OTHERS, EXCEPT CRIMINALS

JUSTICE A. SCALIA'S INTENT CASES ARE PROVEN BEYOND A SHADOW OF A DOUBT RE STOLEN PROPERTY, KIDNAPING, ETC.

In all kidnaping cases "LOVE HARMS NO ONE" is the simple JUSTICE TESTS.

JUSTICE WHITE'S MORAL GUILT - THE
SUPERVISION OF THE U.S. DISTRICT COURT
IS APPAULING AND INEXCUSABLE BEHAVIOR

JUDGE W. GARDNER - IMMEDIATE ACCOUNTABILITY FOR STOLEN PROPERTY IN WASHINGTON AND ALL ITEMS ACCOUNTED FOR IN WASHINGTON.

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

F. CLARK
306
76

①
Marion B. Warriner,
Box 2857, Station 113,
Washington, D.C. 20002.
(CLASS ACTION)

Plaintiff

Civil Action No.
(Section of Scalia file
90-1112: Appeal)

v.

Welfare,
370 Catherine St.,
Ottawa, Ontario, K1R 5T5

Justice A. Scalia,
U.S. Supreme Court,
1 First Avenue, N.E.,
Washington, D.C. 20543.

Defendants

RECEIVED

MAR 22 1993

CLERK, U.S. DISTRICT COURT
DISTRICT OF COLUMBIA

197-10224-6

COMPLAINT OF RACKETEER
INFLUENCED AND CORRUPT ORGANIZATIONS,
VIOLATIONS OF THE U.S. CONSTITUTION,
CHARTER OF RIGHTS AND FREEDOMS, HUMAN
RIGHTS ACT AND CRIMINAL CODE

6- ENCLOSURE

1. This Court has jurisdiction.
2. Plaintiff is a citizen of the United States and a resident of the District of Columbia.
3. The Defendants, Justice A. Scalia is a citizen of the United States, work resident of Washington and the Welfare are citizens of Canada and residents of Ontario.
4. The Trial Office duly served on October 10th, 1990 from the Superior Court for the District of Columbia and re-served by registered mail on November 15th,

"ENCLOSURE ATTACHED"

HK
Koranda
7-27
9/10

1990 with a second copy as first copy was misplaced or stolen, transferring Justice A. Scalia's consolidated files, becoming Ontario Court (General Division) File No. 58742/91, Chief Justice A. Lamer, Supreme Court of Canada and Justice A. Scalia, U.S. Supreme Court. Chief Justice A. Lamer "DEFAULTED STATEMENT OF CLAIM" and agreed to "SHORTEN THE TIME TO IMMEDIATE" without interference of court staff or "PRESIDING JUDGES" criminal interference. (December 9th, 1991)

5. A second Appeal has been pending in the U.S. Court of Appeals since March 31st, 1992, before Ruth B. Ginsburg, Buckley and Sentelle, Circuit Judges, Ontario Supreme Court, et al., File No. 91-5131.

6. A Statement of Claim was filed in the Federal Court of Canada on April 15th, 1992, File No. T-886-92 now pending in U.S. District Court.

7. A Statement of Claim was filed in the Federal Court of Canada on December 14th, 1992 transferred to U.S. District Court or U.S. Supreme Court on February 19th, 1993 to commence the second Appeal pending in the U.S. Court of Appeals since March 31st, 1992. (File T-3019-92 - C.A. names for file - additions)

8. As Justice A. Kennedy disqualified from participating in "SUPREME COURT PERMITS FEES ON DEVELOPERS" as he once sat on the federal appeals court that previously handled the case, the following Judges are disqualified:

- a. Judge S. Harris (pertains to all consolidated files)
- b. Judge J. Pratt " " " " "
- c. Judge G. Revercomb " " " " "
- d. Judge C. Ritchey " " " " "
- e. Judge A. Robinson " " " " "
- f. Judge H. Greene " " " " "
- g. Judge D. Ginsburg, Court of Appeals
- h. Judge J. Buckley, Court of Appeals
- i. Judge L. Silberman, Court of Appeals
- j. Judge R. Ginsburg, Court of Appeals

k. Judge A. Mikva, Court of Appeals

l. Judge Randolph, Court of Appeals

m. Judge Sentelle, Court of Appeals

9. As stated in U.S. District Court Mediation and U.S. Court of Appeals Mediation Programs, G. "If settlement is reached, in whole or in part, the agreement, which shall be binding upon all parties (including third parties)" and III. A. "who has actual authority to approve a settlement agreement, must be present or must be immediately accessible by phone" has been under "BINDING CONTRACT" between Plaintiff and Justice A. Scalia upon Justice A. Scalia "Defaulting all Statement of Claims filed and all Motions filed in Canadian and American Courts" by implementing mediation through court motions "EQUAL UNDER THE LAW" to private mediation. As stated on Judge C. Ritchey's December 6th, 1990 Order stating "CONCEDED", presiding Judges must comply with the "CONTRACT AGREEMENT BETWEEN PLAINTIFF AND DEFENDANT".

10. New "CONTRACT AGREEMENTS" take affect in the U.S. District Court and the U.S. Court of Appeals as of January 1st, 1993 which are as follows:

- a. Costs awarded automatically to victim of civil or criminal violations of the law on "GARNISHEE ORDERS WITHOUT APPEAL", U.S. Supreme Court "DOUBLE COSTS" modified to "TRIPLE COSTS" (cost orders signed implementing immediate collection)
- b. Pain or suffering or punitive awards on "GARNISHEE ORDERS WITHOUT APPEALS" (Substantial Justice Order signed implementing immediate collection)
- c. Sentencing of criminals "SHORTENED TO IMMEDIATE"

Contract Agreement filed in Ontario Court (General Division) File No. 58742/91, Motion dated November 26th, 1992 pending duly served to Chief Justice W. Rehnquist, Justice A. Kennedy, Justice A. Scalia, Chief Judge A. Mikva, Judge A. Robinson, Judge S. Harris, Chief Judge Moorhead Court and Chief Judge Fargo Court is hereby removed to this court as stated in Judge C. Ritchey's December 6th, 1990 Order. The Plaintiff will prosecute the Defendants as stated in Judge C. Ritchey's

December 10th, 1990. To date the U.S. District Court Judges have been bias and prejudice towards pro se Plaintiff overlooking the "SERIOUS CRIMINAL CHARGES" on the U.S. Attorneys and the Civil and "CRIMINAL" charges on the presiding Judges. Prior to January 1st, 1993 the "BINDING CONTRACT" was to permit "ONE FRAUD ORDER" per file including Court of Appeal files which will be "HONORED" up to midnight, December 31st, 1992. Under "BINDING CONTRACT" presiding Judges will serve 10 years in prison for Civil or Criminal fraud and 20 years in prison for Civil or Criminal fraud in any Court of Appeal.

11. Contempt of Court Rules under "BINDING CONTRACT" for third parties or parties "MISABUSING THEIR POSITION OR POWERS" as the Ottawa Welfare. As Judge Cunningham stated in the Ontario Court (General Division) Judges obeying the Rules of Law have "NO AUTHORITY" to modify a "VALID COURT ORDER". The Welfare have "NO LEGAL AUTHORITY" to interfere in "CONTRACT AGREEMENTS" between any Plaintiff or Defendants. The U.S. Court of Appeals Rule 10 (c) Cases with Records Under Seal is designed for parties to file into court, eliminating details when third parties such as the Welfare could cause or create a nuisance to the parties of which the Welfare has proved the Plaintiff's case they are an "AGGRAVATING NUISANCE" and untrained in procedures. The Plaintiff notified Justice A. Scalia almost immediately upon receipt from Tupper & Adams re the estate and filed papers in Washington.

12. As stated on Grand Jury Matters for Civil and Criminal Contempt Proceedings, Justice A. Scalia, File No. 90-1112 and 91-0907, page 2 Fraud Court Orders, etc., "Every one who, by deceit, falsehood or other fraudulent means, whether or not it is a false pretence within the meaning of this Act, defraud the public or any person (OTTAWA WELFARE ARE CONSPIRING TO DEFRAUD THE PLAINTIFF OF AWARDS AGREED UPON BY JUSTICE A. SCALIA AND CHIEF JUSTICE A. LAMER), whether ascertained or not, of any property, money or valuable security serves 10 years in U.S. prison.

The Contract with Justice A. Scalia - Court Takes up Damages must follow "Punitive damages have been awarded in the United States for 200 years without the suggestion that they violate the Constitution", "The standard is telling the jury essentially that the punishment fits the crime" and "That is what you describe as a standard". A precedent decision written by Justice A. Scalia "Nothing so amorphous as overall conditions can rise to the level of cruel and unusual punishment (MISCHIEF - SERIOUS CRIME) when no specific deprivation of a single human need exists" applies in all cases of the Plaintiffs. The Welfare have "NO BASIS FOR ILLEGAL EMBEZZLEMENT ACTS OR SLANDER OR LIBEL IN THIS CASE".

13. The Plaintiff therefore "DEMANDS" under the Racketeer Influenced and Corrupt Organizations §1962 "PROHIBITED ACTIVITIES" (a) It shall be unlawful for any person who has received any income derived, directly or indirectly, from a pattern of racketeering (Judges salaries, Police Officers salaries, Government lawyers salaries or Government Employees salaries), etc.; §1963 Criminal penalties (a) Whoever violates any provision of section 1962 of this chapter shall be fined not more than \$25,000 or imprisoned not more than 20 years, or both and shall forfeit to the United States (1) any interest he has acquired or maintained in violation of section 1962, etc.; §1964 Civil remedies (a) The district courts of the United States shall have jurisdiction to prevent and restrain violations of section 1962 of this chapter by issuing appropriate orders, including, but not limited to: ordering any person to divest himself of any interest, direct or indirect, in any enterprise; imposing reasonable restrictions on the future activities or investments of any person, including, but not limited to, prohibiting any person from engaging in the same type of endeavor as the enterprise engaged in, the activities of which affect interstate or foreign commerce; or ordering dissolution or reorganization of any enterprise, making due provision for the rights of innocent persons (JUDGE W. GARDNER OF WASHINGTON - DEMAND STOLEN PROPERTY WITHIN 24 HOURS

AND IMMEDIATE GARNISHEE OF PUNITIVE AWARDS WITHOUT APPEALS PERTAINING TO OLD CLAIMS);

(c) Any person injured in his business or property by reason of a violation of section 1962 of this chapter may sue therefor in any appropriate United States district court and shall recover threefold the damages he sustains and the cost of the suit, including a reasonable attorney's fee (JUDGE C. RITCHEY'S ORDER DATED DECEMBER 6th, 1990 FOR SUBSTANTIAL CASH JUSTICE AND COURT OF APPEAL ORDER SIGNED BY TERRY, BELSON & FARRELL FOR THE TRIAL JUDGE TO BE READY ON PLAINTIFF'S DATE) and §1968 Civil investigative demand (INCLUDING U.S. CONSTITUTION 4th, 5th and 7th AMENDMENTS - the TAKING CLAUSE) (b) EACH SUCH DEMAND SHALL (1) refer to all consolidated files where Racketeering and Criminal Charges pending especially U.S. District Court file 90-2101 (JUDGE C. RITCHEY'S DECEMBER 10th ORDER - Plaintiff will prosecute) and (3) STATE THAT THE DEMAND IS RETURNABLE FORTHWITH or prescribe a return date (JUDGE W. GARNDNER OF WASHINGTON - 24 HOURS IS UNDER BINDING CONTRACT) the following "DEMANDS" are:

a. F. CLARK OF THE F.B.I. IN WASHINGTON - File 90-2101 & T-3019-92

F.B.I. travel permits issued and EXTRADITION ORDER on on CRIMINALLY INSANE OR SPECIAL DANGEROUS OFFENDERS LISTED ON CONSOLIDATED FILES INCLUDING PRESIDING JUSTICES (with the exception of Justice Reed)

Stolen property listed on Federal Court of Canada File T-886-92 (rewards and ads) or Judge L. LeClerc's FINAL COURT ORDER 80-821

Collect the Judges bar licenses and lawyers law licenses forthwith according to the contract agreement including Police Officers badges

Key to Apartment B802 Waterside Towers (Hotel Key if necessary)

b. Presiding Judge or Magistrate - File 90-2101, T-3019-92, 90-2480 and Justice A. Scalia's Appeal file 90-1112, etc.

As stated on U.S. District Court File 90-2101, Motion dated July 21st, 1992 punitive awards are listed for innocent parties under §1964 injured by the Racketeering Enterprise of Corrupt Judges and lawyers in the robbery of goods to be garnisheed.

U.S. Supreme Court agreed to. \$50,000 a day, two party injury to be garnisheed

All additional claims listed on Motion to be garnisheed

As stated in U.S. Supreme Court Rule 46 to be obeyed, "Whole of such additional damages and costs demanded", U.S. Constitution 4th and 5th

Amendment and §2384 Seditious conspiracy, the Plaintiff forthwith DEMANDS a 10 million garnishee Order from the Ottawa Welfare under Racketeering and Criminal Negligence, etc. Special Disability Payment in CANADA AND U.S. are approximately \$100.00 higher than Welfare, in some cases higher. (F. LALONDE - TAXI SERVICE TO WASHINGTON)

EXTRADITION ORDER TO BE FORTHWITH DELIVERED TO F. CLARK OF THE F.B.I. as "Racketeering Enterprise to Obstruct Justice by AMERICAN JUDGES IS BANNED IN ALL U.S. COURTS", Justice A. Kennedy, et al the Rule of Law "FORTHWITH".

Justice A. Scalia has previously "CONCEDED" to an "EMERGENCY" Judge to be available 24 hours, 7 days a week with "COMPULSORY CONSENT RULES OF THE PLAINTIFF ONLY", forthwith "CONCEDED TO AND ORDERED".

Justice A. Scalia has previously "CONCEDED" to Washington Court remaining open nights and weekends that presiding Judges "BREACHED A CONTRACT", forthwith "CONCEDED TO AND ORDERED".

Justice A. Scalia has previously "CONCEDED" to Plaintiff's Motions in person only unless stipulated by Plaintiff in writing on Plaintiff's date, Motions to be heard within 48 hrs. re old cases and Trial date reserved for the Plaintiff, "BREACH OF CONTRACT", forthwith "CONCEDED TO AND ORDERED".

Justice A. Scalia has previously "CONCEDED" to "JURY" on all Plaintiff's files unless Plaintiff agrees to a "JUDGE". (sections of cases may be decided by a Judge with "CONSENT ORDERS" and section reserved for a "JURY") Justice A. Scalia has "CONCEDED" to a SPECIAL GRAND JURY OF CHURCH MINISTERS on the moral behavior of "JUDGES", etc.

Justice A. Scalia has previously "CONCEDED" to a bypass of "CRIMINALS APPEALS" in these cases.

Justice A. Scalia has previously "CONCEDED" to a "RESTRAINING ORDER ON JUSTICE DEPARTMENT" or "PRIVATE PROSECUTION" to implement "COLLECTION OF COSTS, DAMAGES AND SENTENCING".

Under prohibited activities by "PRESIDING JUDGES" at all Judicial levels, presiding Judges will garnishee awards to victims of crime, costs and bank interest. "HATE CRIMES" by Judges, lawyers, Police Officers, etc. is "PROHIBITED ACTIVITIES". (DOCUMENTS FOR FILE ONLY - PRIOR SERVICE) Plaintiff will take charge of Scalia's files to guarantee documents filed. U.S. SUPREME COURT RULE 46 - "WHENEVER ALL PARTIES. AT ANY STAGE OF THE PROCEEDINGS. FILE WITH THE CLERK AN AGREEMENT IN WRITING THAT A CASE MAY BE DISMISSED, SPECIFYING THE TERMS", a case in U.S. District Court "MAY BE DISMISSED" (EXCEPT FOR CRIMINAL DEFENDANTS).

M. Warriner
M. Warriner,
Special Prosecutor,
Box 2857, Station 113,
Washington, D.C. 20002.

315
✓ 302

Assistant Attorney General
Civil Division - Torts Branch
Attention: Mr. Jeffrey Axelrad

April 13, 1993

Assistant Director - Legal Counsel
Federal Bureau of Investigation

MARION B. ^①WARRINER v.
WORLDWIDE CHURCH OF GOD, et al.
CIVIL ACTION NO: SECTION OF SCALIA FILE 90-1112 APPEAL

Enclosed you will find copies of two complaints served on the Federal Bureau of Investigation (FBI) one of which names Deputy Director Floyd I. Clarke as a defendant. The complaints were served without a summons and it does not appear that the complaints were properly filed with the United States District Court, District of Columbia. Linda Kirk, U.S. Attorney General case control officer, advised Supervisory Special Agent (SSA) [redacted] on April 6, 1993 that service has not been made on the Attorney General.

b6

This matter is being sent to your office for whatever action you deem appropriate. Should you have any questions concerning the captioned matter, please feel free to contact SSA [redacted], FBIHQ, Legal Counsel Division at (202) 324-5814.

Enclosures (3)

MAILED 36

APR 15 1993

FBI

CLU II

ELK:sbl (4)

9- [redacted] 1877

197-10224-7

Exec AD Adm. NOTE: The purpose of this letter is to forward a complaint received
Exec AD Inv. at FBIHQ, to the DOJ for proper handling. The complaints do not
Exec AD LES contain a proper civil action number and were served without a summons.
Asst. Dir.: Deputy Director CLARKE is named as a defendant in one of the
Adm. Servs. complaints, but the complaint does not contain any factual allegations
Crim. Inv. against
Ident. Mr. CLARKE. The second complaint does not name Mr. CLARKE as a
Insp. defendant but "DEMANDS" some incomprehensible relief.
Intell.
Lab.
Legal Coun.
Off. Cong. & Public Affs.
Rec. Mgnt.
Tech. Servs.
Training
Telephone Rm.
Director's Sec'y

MAIL ROOM

197-10224-7

Memorandum



Dep. Dir. _____
ADD Adm. _____
ADD Inv. _____
Asst. Dir.:
Adm. Servs. _____
Crim. Inv. _____
Ident. _____
Info. Mgnt. _____
Insp. _____
Intell. _____
Lab. _____
Legal Coun. _____
Tech. Servs. _____
Training _____
Cong. Affs. Off. _____
Off. of EEO _____
Off. Liaison &
Int. Affs. _____
Off. of Public Affs. _____
Telephone Rm. _____
Director's Office _____

To : Unit Chief, CLU II

Date 3/3/84

From :

ELK SSA [Redacted]

Subject : MARION B. WARRINER V.
Worldwide Church of God, et. al.
Civil Action No: "Section of Sealia
File 90-1112 Appeal"

PURPOSE: To recommend that this case be closed for the reasons specified in the "Details" section below.

RECOMMENDATION: That the above-styled case be closed.

CLU II *JMK/jm*

DETAILS:

NATURE OF CASE

☒

Bivens

☐

FTCA (Judicial)

☐

FTCA (Admin. Claim)

(Date Presented)

197-10224-8

☐

Other:

SUMMARY OF ALLEGATIONS:

^{FORMER} Deputy Director CLARKE is named as a defendant in one of two complaints, the first contains no factual allegations the second is incomprehensible. The action was never formally filed.

ADMINISTRATIVE:

LCD Case Number

80570

Bureau File Number

~~197-1100~~

1 - CLU II

1 - CLU II Closed Case File

1 - LCMs Case # 80570

1 - MB. [Redacted]

Declaratory/Injunctive Relief: _____

Other: _____

Incomprehensible

FINAL DISPOSITION:

Admin Claim

Granted _____

Denied _____

Date

Date

****ENTER BELOW INFORMATION FOR 197A & 197D CASES ONLY**

— (1) WON

(2) LOST

(3) SETTLED _____

____ Motion

____ Motion

____ Trial

____ Trial

Summary Judgement For:

____ Plaintiff

Date

____ Defendant

Date

Verdict For:

____ Plaintiff

Date

____ Defendant

Date

RELIEF SOUGHT:

____ Compensatory Damages \$ _____

____ Punitive Damages \$ _____

____ Attorney Fees \$ _____

RELIEF AWARDED:

☒ None

Settled \$ _____

____ Admin Claim Paid

\$ _____

____ Compensatory Damages

\$ _____

____ Punitive Damages

\$ _____

____ Attorney Fees

\$ _____

____ Declaratory/Injunctive Relief: _____

STATE OF NEW YORK
SUPREME COURT

COUNTY OF ONONDAGA

157

MARION B. WARRINER,

Plaintiff,

v.

INDEX No. 97-3296

SEN. O. HATCH, ET AL
F.B.I., ET AL

Defendants

EMERGENCY ORDER

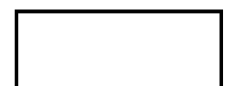
R Registered International/USA International/E. U.		Recommandé CANADA POSTES POST	
To	Destinataire	For enquiry	Pour renseignements
Name	DEPUTY CLERK	call:	appelez:
Address	ONONDAGA COUNTY COURT		1 888 550-6333
City	421 MONTGOMERY ST	Advice of Receipt	Avis de réception
Country	STRACUSE, NY 13202	<input checked="" type="checkbox"/> YES	<input checked="" type="checkbox"/> OUI
Pays		Declared Value	Valeur déclarée
		\$	
CUSTOMER RECEIPT		REÇU DU CLIENT	
33-086-582 (98-10)		Item No. N° de l'article	
		RT 484 890 287 CA	

As stated in Article Three, Section One of the U.S. Constitution; THE JUDICIAL POWER OF THE UNITED STATES, SHALL BE VESTED IN ONE SUPREME COURT, AND IN SUCH INFERIOR COURTS AS THE CONGRESS MAY FROM TIME TO TIME ORDAIN AND ESTABLISH. THE JUDGES, BOTH OF THE SUPREME AND INFERIOR COURTS, SHALL HOLD THEIR OFFICES DURING GOOD BEHAVIOR AND SHALL, AT STATED TIMES, RECEIVE FOR THEIR SERVICES, A COMPENSATION, WHICH SHALL NOT BE DIMINISHED DURING THEIR CONTINUANCE IN OFFICE.

As stated in Article Two, Section Four of the U.S. Constitution; THE PRESIDENT, VICE PRESIDENT AND ALL CIVIL OFFICERS OF THE UNITED STATES, SHALL BE REMOVED FROM OFFICE ON IMPEACHMENT (PENDING) FOR, AND CONVICTION OF TREASON, BRIBERY, OR OTHER HIGH CRIMES AND MISDEMEANORS, the SUPREME COURT OF THE UNITED STATES AND CONGRESS-SENATE HOLD EXTRA-TERRITORIAL JURISDICTION OVER THIS INTERNATIONAL TREATY TRIAL-IN-PROGRESS.

HP 197-10224-9

197-HP-10224



As stated in Section §2384 SEDITIOUS CONSPIRACY - If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the United States, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined not more than \$20,000 or imprisoned not more than twenty years.

THE F.B.I. WERE IMMEDIATELY NOTIFIED OF A CRIMINAL CONSPIRACY AT THE RESIDENCE OF 280 ROCHESTER, IN THE CITY OF OTTAWA, IN THE PROVINCE OF ONTARIO.

ALSO NOTIFIED WAS THE CHIEF JUSTICE OF THE UNITED STATES, GEORGE TENET OF THE C.I.A. IN WASHINGTON AND CORRESPONDENCE TO SEN. J. BIDEN OF FOREIGN RELATIONS.

THE F.B.I. ARE AWARE I DO MY OWN CRIMINAL INVESTIGATION AS AN INSIDE FUTURE SPY TO CLOSELY WATCH THE GUILTY.

**MANDATORY MATERIAL WITNESS WARRANTS ARE TO
ISSUED ON JEAN MARIE MARTIN, JUNE KING,
BEVERLEY SARSFIELD, MERVE SMITH AND RITA SAUNDERS**

As stated in Canada's CRIMINAL CODE Section 319 (1)
PUBLIC INCITEMENT OF HATRED - EVERY ONE WHO, BY COMMUNICATING STATEMENTS IN ANY PUBLIC PLACE, INCITES HATRED AGAINST ANY IDENTIFIABLE GROUP WHERE SUCH INCITEMENT IS LIKELY TO LEAD TO A BREACH OF THE PEACE IS GUILTY OF (a) AN INDICTABLE OFFENCE AND IS LIABLE TO IMPRISONMENT FOR A TERM NOT EXCEEDING TWO

YEARS; or (b) AN OFFENCE PUNISHABLE ON SUMMARY CONVICTION.

(2) **WILLFUL PROMOTION OF HATRED** - EVERY ONE WHO, BY COMMUNICATING STATEMENTS, OTHER THAN IN PRIVATE CONVERSATION, WILFULLY PROMOTES HATRED AGAINST ANY IDENTIFIABLE GROUP IS GUILTY OF

(a) AN INDICTABLE OFFENCE AND IS LIABLE TO IMPRISONMENT FOR A TERM NOT EXCEEDING TWO YEARS; OR AN OFFENCE PUNISHABLE ON SUMMARY CONVICTION.

Definition of identifiable **group** - in this section **"IDENTIFIABLE GROUP"** means any section of the public distinguished by **COLOUR, RACE, RELIGION OR ETHNIC ORIGIN**.

NO 7 APPLIES TO ALL SECTIONS OF LAW VIOLATED

(REFER TO MOTION AND ORDER DATED MAY 30th, 2001 PENDING)

RACIAL PROFILING, HATE SPEECH AND DISCRIMINATION IS OUT OF CONTROL IN THIS BUILDING.

REFER TO JEAN MARIE MARTIN CASE IN MOTION

REFER TO CNN T.V. NEWS - MARCH 6th, 2003
RE FLORIDA JUDGE IN CHAVIS CASE - 30 YEAR
SENTENCE FOR WITNESS TAMPERING

REFER TO THE STATE OF LOUISIANA SERIAL RAPIST
KILLER EVIDENCE THAT PERTAINED TO EYES

REFER TO PAST JUSTICE R. LARSEN OF THE
PENNSYLVANIA SUPREME COURT RE PRESCRIPTION
DRUGS - **IMPEACHED AND REMOVED FOR CRIMINAL
ACTIVITY**

AS STATED IN CANADA'S CRIMINAL CODE, SECTION 380 (1)

FRAUD - EVERY ONE WHO, BY DECEIT, FALSEHOOD OR OTHER FRAUDULENT MEANS, WHETHER OR NOT IT IS A FALSE PRETENCE WITH THE MEANING OF ACT, DEFRAUDS THE PUBLIC OR ANY PERSON, WHETHER ASCERTAINED OR

NOT, OF ANY PROPERTY, MONEY OR VALUABLE SECURITY OR ANY SERVICE.

- (a) is guilty of an indictable offence and liable to a term of imprisonment not exceeding ten years, where the subject-matter of the offence is a testamentary instrument or the value of the subject-matter of the offence exceeds five thousand dollars; or
- (b) is guilty (i) of an indictable offence and is liable to imprisonment for a term not exceeding two years, or
 - (ii) of an offence punishable on summary conviction

where the value of the subject-matter of the offence does not exceed five thousand dollars

I WITNESSED A CRIMINAL FRAUD BY BEVERLEY SARSFIELD AND JUNE KING OF FUNDS FROM THE SOCIAL CLUB.

I HAVE OVERHEARD SENIORS DISCUSSING THE WAY BEVERLEY SARSFIELD TAKES MATTERS INTO HER HANDS WITHOUT CONSULTING THE MEMBERS OF THE CLUB WHICH IS ILLEGAL. **MANDATORY TO HAVE THE MAJORITY VOTE OF ALL MEMBERS.**

THIS WILL BE USED AS ADDITIONAL EVIDENCE OF DECEIT BY MEMBERS OF THE CLUB WHICH TAINTS THE EVIDENCE BY ALL SENIORS EXCEPT WHAT EVIDENCE IS REQUIRED BY **INTERNATIONAL LAW UNDER MANDATORY MATERIAL WITNESS WARRANTS.**

I LOANED BEVERLEY SARSFIELD A PHOTOSTATED BOOK OF WHICH SHE CLAIMED SHE RETURNED. THE BOOK HAS NOT BEEN LOCATED IN MY RESIDENCE AND SHE TRIED TO SAY I MAY HAVE THROWN IT OUT IN THE GARBAGE BUT IT WAS NOT THROWN OUT IN GARBAGE. ALSO AT SAME TIME I ASKED FOR MY PICKLE JARS AND SHE SAID SHE HAS GIVEN THEM TO ME AND LATER SHE RETURNED THEM.

THE CHIEF JUSTICE OF THE UNITED STATES INCREASED THE SENTENCE FOR FRAUD.

THE U.S. CONSTITUTION MANDATORILY REQUIRES THE F.B.I. TO GUARANTEE AND PROTECT THE FEDERAL CIVIL RIGHTS OF THE VICTIMS OF CRIME PRIOR TO THE CRIMINALS TO COMPLY WITH U.S. SUPREME COURT RULING. THE R.C.M.P. IN CANADA MUST DO LIKEWISE IN ALL CASES.

THE SENTENCING GUIDELINE FOR FEDERAL CIVIL RIGHTS VIOLATIONS
IS SET AT 10 YEARS PER SECTION.

REFER TO FEDERAL CIVIL RIGHTS CASE OF
72 YEAR OLD AVIS AVANTS OF THE STATE OF
MISSISSIPPI

FEDERAL CIVIL RIGHT RULES IS MANDATORY
JURY UNLESS CONSENT TO WAIVE JURY IS
OBTAINED.

THE LEGAL DUTY OF THE F.B.I. AND R.C.M.P.
ARE TO GUARANTEE THAT CONSENT OF PLAINTIFFS
OR VICTIMS OF CRIME IS UPHELD IN ALL COURT
PROCEEDINGS OR THE U.S. SUPREME COURT AND
CONGRESS-SENATES' MANDATORY AUTOMATIC STAY
OF FRAUD COURT ORDERS IS UPHELD OR THE
MANDATORY CONCEDED RULING (T.V. VIDEO).

STANDING ORDER CASE AND
VOTING MEMBERS CASE

JUSTICE A. KENNEDY - VOTING MEMBER - THE
VIEWPOINT, OPINION OR PHILOSOPHY OF ANY
CITIZEN IS PROHIBITED.

AS INDICATED IN U.S. COURT OF APPEALS, NO CRIMINAL CASE
ENTERS ARBITRATION OR MEDIATION, JUDGE R. LAMBERTH'S RULING
FROM WASHINGTON, D.C. THAT APPLIES TO CASES IN THE UNITED
STATES IS FILED FOR RECKLESS ENDANGERMENT AGAINST JEAN MARIE
MARTIN AND ANY CO-CONSPIRATOR WITH HIM.

REFER TO THE LATEST SCANDAL OF FORCED
RAPE BY THE U.S. AIR FORCE.

REFER TO CNN T.V. PSYCHIC SPOON MAN

REFER TO JOHN EDWARDS PSYCHIC SHOW

REFER TO LARRY KING'S OTHER TOP U.S. PSYCHIC PARTIES

REFER TO PLAINTIFF'S PSYCHIC FUTURE AND TALENTS

REFER TO PSYCHIC MISS CLEO OF FLORIDA FRAUD CASE

Under §1962 PROHIBITED ACTIVITIES (a to d) It shall be unlawful for any person who has received any income derived, directly or indirectly, from a pattern of racketeering activity or through collection of an unlawful debt in which such person has participated as a principal within the meaning of Section 2, title 18, United States Code, to use or invest, directly or indirectly, any part of such income, or the proceeds of such income, in acquisition of any interest in, or the establishment or operation of, any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce. (refer to act for remainder).

Canada is a party to the Convention on the Elimination of all forms of Discrimination against Women, which requires RESPECT for and observance of the human rights of women. VIOLENCE AGAINST WOMEN is as much a matter of equality as it is an offence against human dignity and a violation of HUMAN RIGHTS. These human rights are protected by ss. 7 and 15 of the CANADIAN CHARTER OF RIGHTS AND FREEDOMS and their violation constitutes an offence under ASSAULT provision of s.265 and under the more specific SEXUAL ASSAULT provision s of ss.271, 272 and 273 of the CRIMINAL CODE.

REFER TO MOTION AND ORDER DATED NOVEMBER 5th, 2001
Title X - **DANGEROUS SPECIAL OFFENDER SENTENCING,**
§3575 INCREASED SENTENCE FOR DANGEROUS SPECIAL
OFFENDERS.

**MANDATORY PRIVACY FOR ALL VICTIMS
OF CRIME - NO HARASSMENT, NO POLICE
AT DOOR, ETC.**

REFER TO U.S.S.C. BEESLEY CASE WHEREBY **ONE-THIRD
OF THE U.S. SUPREME COURT WERE SANCTIONED OFF
CASE.**

**THE SUPREME COURT OF CANADA ARE
PROHIBITED ON THIS CASE, ET AL**

THE U.S. SUPREME COURT UNDER
BEESLEY CASE HAVE LOST VOTING
MEMBERS

PROHIBITED FOR JUDGES TO PARDON ANYONE
PROHIBITED FOR POLICE TO CLEAR A PERSON'S NAME
PROHIBITED FOR GOVERNMENT LAWYERS TO CLEAR ANYONE

REFER TO THE JEAN MARIE MARTIN CASE ATTACHED
TO MOTION AND ORDER - AN AMERICAN, BARBARA
MACKEY, LIVES IN APT. 202. SHE HAS RESIDED
IN THE BUILDING FOR YEARS AND HAS HEARD VICIOUS
MEAN TALK ABOUT OTHERS THAT THE PARTIES WISH
TO DESTROY THE CHARACTER OF ONE THEY DO NOT LIKE.
ALSO A 30 YEAR SUPERINTENDANT OF OTTAWA HOUSING
JUST RECENTLY MOVED IN, RAOL BEDOYA, AND HE AND
I HAVE BECOME FRIENDS. HE HAS SEEN AND HEARD MANY
PROBLEMS WITH TENANTS RE GOSSIPING, ETC. (HATE
AND ZEALOUCY PROBLEMS) A LADY, JOAN, DOES DELIVERY
FOR THE SENIORS. I HAVE WITNESSED AND TALKED TO HER
MANY TIME RE MEAN PARTIES THAT HAD HER CRYING AND
UPSET.

RAOL BEDOYA SAID HE WOULD LIKE TO GO TO
NEW YORK COURT AND TAKE THE STAND
JEAN MARIE MARTIN AND HIS LYING
FRIENDS - CHIEF JUSTICE W. REHNQUIST
ET AL RULING PSYCHOPATHIC GAME PLAYERS
OR LIERS.

Accordingly, it is, by the court under U.S.S.C. Rule 18 (1)
THE TIME MAY NOT BE EXTENDED BINDING CONTRACT, U.S.S.C. Rule
26 (8) BINDING CONTRACT THE TIME MAY BE SHORTENED TO IMMEDIATE
AND §1968 (b) STATE THE DEMAND IS RETURNABLE FORTHWITH BINDING
CONTRACT, this 21st day of March, 2003.

ORDERED that the Plaintiff has been granted the right to do
her own orders for this U.S. SUPREME COURT (CONGRESS-SENATE)
BINDING CONTRACT CASE;

FURTHER ORDERED that a new case has been added onto list
filed south, namely, MARION B. WARRINER v. JEAN MARIE MARTIN,
ET AL to be tried under this case number;

FURTHER ORDERED by ROBERT MUELLER, DIRECTOR OF THE F.B.I., that "EVERY F.B.I. AGENT IS TRAINED TO RECOGNIZE THAT THE RESPONSIBILITY TO RESPECT AND PROTECT THE LAW IS BASES FOR THEIR AUTHORITY TO ENFORCE IT. RESPECT FOR CONSTITUTIONAL LIBERTY IS NOT OPTIONAL, IT IS MANDATORY" whereby the Plaintiff's first shipment is departing for Syracuse, New York shortly with the second shipment to follow shortly thereafter to a suite in Syracuse, New York;

FURTHER ORDERED that the unit at 203 - 280 Rochester, in the City of Ottawa, in the Province of Ontario remains **COURT FROZEN** until completion of EMERGENCY GUILTY PLEA TRIAL;

FURTHER ORDERED that the unit filed in Syracuse, New York at the Scottsdale, in the City of Ottawa, in the Province of Ontario is cancelled with Racketeering damages and/or FEDERAL HOUSING ACT. (**CONSOLIDATED FEDERAL ACTS FILED UNDER RACKETEERING LAW**) - (JUDGE C. RITCHEY'S STANDING ORDER CONSOLIDATING CASES AND ACTS - MARION B. WARRINER v. U.S.S.C. JUSTICE A. KENNEDY, ET AL)

FURTHER ORDERED that GRACE DIMUZIO, F. LaLonde's common law wife, is awarded back living allowances from the date in 2002 that he moved into Grace Dimuzio's residence. (FOOD, TAXES, HEAT, HYDRO, WATER AND PHONE);

FURTHER ORDERED that all CLASS ACTION MEMBERS that were awarded awards in the UNITED STATES receive their awards with **CRIMINAL PROSECUTION FOR ILLEGAL ACTIVITY**;

FURTHER ORDERED that the AUDITOR GENERAL'S REPORTS per year will be used as additional evidence of corruption;

FURTHER ORDERED THAT UPON ARRIVAL IN SYRACUSE, NEW YORK
THE PLAINTIFF COMMENCES HER EMPLOYMENT CONTRACT WITH THE F.B.I.
AS FILED WITH ACCESS TO THE WASHINGTON SECRET SPY MAP OFFICE;

FURTHER ORDERED that the Plaintiff can claim wages of \$60.00 an hour under the RACKETEERING LAW to be estimated per State or Province;

FURTHER ORDERED that SUSAN BUGGEY'S COURT LOAN was increased by CONSENT to \$500.00 due to EMERGENCY POLICE, ET AL CORRUPTION;

FURTHER ORDERED that all moving expenses and packing costs are recovered out of pending awarded suits;

FURTHER ORDERED that it is MANDATORY that JIMMY WHITERKER enter the U.S. PRISON SYSTEM as evidence surfaced that the man has friends in the POLICE DEPARTMENT and known by JUDGES on a personal basis which BIAS the case;

FURTHER ORDERED that Lenard Storms be compensated for losses by JIMMY WHITERKER after my move from prior address;

FURTHER ORDERED under the OPEN INDICTMENT Conspiracy to lift MANDATORY SANCTIONS adds additional charges as the OTTAWA POLICE were sanctioned, NO PSYCHIATRISTS EVIDENCE PERMITTED and NO COURT IN CANADA CAN RE-OPEN;

FURTHER ORDERED that NO CITIZEN IN CANADA OR THE UNITED can be prosecuted for FREE SPEECH, except for HATE SPEECH, CRIMINAL SPEECH or LIBEL SPEECH of which additional libel is filed and pending with BURDEN OF PROOF removed in the JEAN

MARIE MARTIN CASE;

FURTHER ORDERED that under the U.S. Constitution 8th Amendment, CRUEL AND UNUSUAL PUNISHMENT of JEAN MARIE MARTIN will not apply or DOUBLE JEOPARDY PUNISHMENT;

FURTHER ORDERED that JEAN MARIE MARTIN was given many warnings not to do certain things during this INTERNATIONAL CORRUPTION CASE whereby JEAN MARIE MARTIN will face what JEAN MARIE MARTIN was warned not to do under INTERNATIONAL LAW rules;

FURTHER ORDERED that MOTION service to JEAN MARIE MARTIN will not take place until he arrives in Syracuse, New York under SURITY TO KEEP THE PEACE and RETALIATION RULES;

FURTHER ORDERED that PRESIDENT BUSH'S T.V. statements will not permit DICTATORSHIP by any CITIZEN OF CANADA OR THE UNITED STATES whereby all COURT PROCEEDINGS will have the WRITTEN LAWS for the case UPHELD;

FURTHER ORDERED that the MANDATORY REMORSE test has been a failure to date as the RHODE ISLAND NIGHT CLUB FIRE showed REMORSE to T.V. viewers;

FURTHER ORDERED that the OPEN INDICTMENT will quote CONSPIRACY TO COMMIT AGGRAVATING KIDNAPPING OR WHATEVER THE CHARGE MAY BE;

FURTHER ORDERED that at the KIDNAPPING AND BRAINWASHING TRIAL Jennifer Jane Srigley, also known as Jennifer Lewis, and Jeffrey John Lewis must prove that their statements match the EYE WITNESS EVIDENCE and they showed RESPECT to their MOTHER;

FURTHER ORDERED that upon completion of New York trial and new housing purchased, MARION B. WARRINER will be working

with the F.B.I. and C.I.A. in the STATE OF FLORIDA during winter months and with the F.B.I. and C.I.A. in the PROVINCE OF ONTARIO during summer months under HOMELAND SECURITY;

FURTHER ORDERED that the original lake property contract in the PROVINCE OF ONTARIO is re-instated and will be selected immediately after STATE OF FLORIDA property;

FURTHER ORDERED that the BINDING CONTRACT MANDATORY new car or van will be purchased in the STATE OF NEW YORK with FLORIDA plates;

FURTHER ORDERED that I gave my word to JEAN MARIE MARTIN that I would assist him up to CIVIL COURT if JEAN MARIE MARTIN told the whole truth and came clean prior to CRIMINAL COURT PROCEEDINGS;

FURTHER ORDERED that an EMERGENCY AMENDMENT to CERTIFICATE OF SERVICE is as follows: SEN. H. CLINTON, JILL HARVEY, SUPREME COURT OF CANADA, F.B.I. U.S. EMBASSY IN OTTAWA, POST STANDARD AND JOSEPH A. PICCIOTTO OF WTVH 5 T.V. WILL BE HAND SERVICE;

AND FURTHER ORDERED that the F.B.I. are to have JEAN MARIE MARTIN in the F.B.I. SYRACUSE OFFICE hands the day F. LALONDE AND PLAINTIFF leave even though JEAN MARIE MARTIN is case No. 11.

Marion B. Warriner
MARION B. WARRINER,
SPECIAL SIGNING RIGHTS FOR CASE



International/USA International/E. U.



To: MARION B. WARRINER
401 MONROE ST
STACOLE NY 13208
 CUSTOMER RECEIPT
 33-106-582 33-101
 RT 670 940 810 CA

COUNTY OF ONONDAGA

MARION B. WARRINER,

Plaintiff,

v.

INDEX NO. 97-3296

SEN. O. HATCH, ET AL
 F.B.I., ET AL

Defendants

EMERGENCY BINDING CONTRACT ORDER

As stated in Article Three, Section One of the U.S. Constitution; THE JUDICIAL POWER OF THE UNITED STATES, SHALL BE VESTED IN ONE SUPREME COURT, AND IN SUCH INFERIOR COURTS AS THE CONGRESS MAY FROM TIME TO TIME ORDAIN AND ESTABLISH. THE JUDGES, BOTH OF THE SUPREME AND INFERIOR COURTS, SHALL HOLD THEIR OFFICES DURING GOOD BEHAVIOR AND SHALL, AT STATED TIMES, RECEIVE FOR THEIR SERVICES, A COMPENSATION, WHICH SHALL NOT BE DIMINISHED DURING THEIR CONTINUANCE IN OFFICE.

As stated in Article Two, Section Four of the U.S. Constitution; THE PRESIDENT, VICE PRESIDENT AND ALL CIVIL OFFICERS OF THE UNITED STATES, SHALL BE REMOVED FROM OFFICE ON IMPEACHMENT (PENDING) FOR, AND CONVICTION OF TREASON, BRIBERY, OR OTHER HIGH CRIMES AND MISDEMEANORS, the SUPREME COURT OF THE UNITED STATES AND CONGRESS-SENATE HOLD EXTRA-TERRITORIAL JURISDICTION OVER THIS INTERNATIONAL TREATY TRIAL-IN-PROGRESS.

As stated in Article One (3) (7) JUDGMENT IN CASES OF IMPEACHMENT SHALL NOT EXTEND FURTHER THAN TO REMOVAL FROM OFFICE, AND DISQUALIFICATION TO HOLD AND ENJOY ANY OFFICE OF HONOR, TRUST, OR PROFIT UNDER THE UNITED STATES: BUT THE PARTY CONVICTED SHALL NEVERTHELESS BE LIABLE AND SUBJECT TO INDICTMENT, TRIAL, JUDGMENT, AND PUNISHMENT, ACCORDING TO LAW. Under the new binding contract rules, FRAUD COURT ORDERS, PERJURY STATEMENT BY JUDGES, ET AL AND OBSTRUCTING JUSTICE BY ANY EMPLOYEE IN ANY COURTHOUSE AUTOMATICALLY SEALS THEIR GUILT.

As stated in AMENDMENT FOURTEEN, SECTION THREE; No person shall be a Senator or Representative in Congress, or Elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in INSURRECTION OR REBELLION against the same, or given aid or comfort to the enemies thereof. But Congress may, by a vote of two thirds of each House, remove such disability; and as stated in Article Two, Section Four of the U.S. Constitution; THE PRESIDENT, VICE PRESIDENT AND CIVIL OFFICERS OF THE UNITED STATES SHALL BE REMOVED FROM OFFICE ON IMPEACHMENT FOR, AND CONVICTION OF TREASON, BRIBERY, OR OTHER HIGH CRIMES AND MISDEMEANORS; and as stated in the RACKETEER INFLUENCED AND CORRUPT ORGANIZATION, Section §2384 SEDITIOUS CONSPIRACY - If two or more persons in any State or Territory, or in any place subject to the jurisdiction of the

UNITED STATES, conspire to overthrow, put down, or to destroy by force the Government of the United States, or to levy war against them, or to oppose by force the authority thereof, or by force to prevent, hinder, or delay the execution of any law of the United States, or by force to seize, take, or possess any property of the United States contrary to the authority thereof, they shall each be fined not more than \$20,000 or imprisoned not more than twenty years, or both.

As stated on page 553, Title 18 - Crimes and Criminal Procedure §3161, (3) the term "FELONY" means an offense punishable by a maximum term of imprisonment of more than one year, and (4) the term "CRIME OF VIOLENCE" MEANS - (A) an offense that has as an element of the offense the use, attempted use, or threatened use of physical force against the person or property of another, or (B) any other offense that is a felony and that, by its nature, involves a substantial risk that physical force against the person or property of another may be used in the course of committing the offense.

Accordingly, it is, by the court under U.S.S.C. Rule 18 (1) THE TIME MAY NOT BE EXTENDED BINDING CONTRACT, U.S.S.C. Rule 26 (8) BINDING CONTRACT THE TIME MAY BE SHORTENED TO IMMEDIATE AND §1968 (b) STATE THE DEMAND IS RETURNABLE FORTHWITH BINDING CONTRACT, this 6th day of February, 2003.

ORDERED that the Plaintiff has been granted the right to do her own orders for this U.S. SUPREME COURT (CONGRESS-SENATE) BINDING CONTRACT CASE;

FURTHER ORDERED that a new case has been added onto list filed south, namely, MARION B. WARRINER v. JEAN MARIE MARTINI.

FURTHER ORDERED that JEAN MARIE MARTINI answer any questions he is asked under EMERGENCY MATTER CONTRACT. JEAN MARIE MARTINI has been advised that he has the option to co-operate and settle this dispute out-of-court and if JEAN MARIE MARTINI fails to do so he will enter the CIVIL and CRIMINAL COURT system of the UNITED STATES OF AMERICA.

FURTHER ORDERED that the F.B.I. in Ottawa, Canada are assigned the OVERSIGHT COMMITTEE WORK RE MEDIATION OF THIS DISPUTE.

FURTHER ORDERED that JEAN MARIE MARTINI will commence with private mediation and the F.B.I. will be notified by letter when to arrive at 203-280 Rochester, Ottawa, Ontario, K1R 7S4.

FURTHER ORDERED that ANTI-STOCKING is a PROHIBITED ACTIVITY by JEAN MARIE MARTINI by use of PSYCHIC POWERS OR SPIRITUAL POWERS.

FURTHER ORDERED that JEAN MARIE MARTINI commence human form face to face talking like normal human beings.

FURTHER ORDERED that JEAN MARIE MARTINI is PROHIBITED in teasing or joking re MARRIAGE as MARRIAGE a SERIOUS MATTER and the criminal penalty for hoaxes is 5 years per hoax or teasing re MARRIAGE, I LOVE YOU, ETC.

FURTHER ORDERED that JEAN MARIE MARTINI is legally married to MARION BEVERLEY WARRINER by COURT ORDER the minute JEAN MARIE MARTINI has sexual relations with ^{m.b.w.} MARION BEVERLEY WARRINER with a separate MARRIAGE CONTRACT drawn up in the STATE OF NEW YORK at a future date.

FURTHER ORDERED that if this MARRIAGE by COURT ORDER takes affect before departure for NEW YORK, both will keep their separate suites and separate living allowance cheques and the GOVERNMENT in CANADA are not to be notified under MATTERS KEPT UNDERSEAL until the TRIAL COMMENCES IN THE STATE OF NEW YORK in MAY, 2003.

FURTHER ORDERED that F.B.I. Director Robert Mueller and JOHN ASHCROFT, Attorney General of the United States be prepared to have the State of North Dakota in the State of New York without any further CRIMINAL ACTIVITY. All other States and Provinces will follow in order of corruption.

FURTHER ORDERED that Marion Beverley Warriner will be setting up her winter residence in the United States, in the STATE OF FLORIDA.

FURTHER ORDERED that the filed suite for court should be furnished as FLO LALONDE'S new COMMON LAW WIFE will be attending trial.

FURTHER ORDERED that SEN. C. SCHUMER'S OFFICE AND SEN. H. CLINTON'S OFFICE will be used for CONGRESS-SENATE matters which includes CONGRESS-SENATES MATERIAL WITNESS WARRANTS, SUBPOENAS, ETC.

FURTHER ORDERED that the U.S. FEDERAL COURT HOUSE MEDIATION ROOM will be used for F.B.I. and U.S. ATTORNEY, ET AL MATTERS.

FURTHER ORDERED that JUSTICE A. SCALIA has made it clear that NO JUDGE OR GOVERNMENT OFFICIAL that does not believe in the MANDATORY DEATH PENALTY be removed from participation.

AND FURTHER ORDERED that this order will be registered to the STATE OF NEW YORK prior to the Motion that goes with this ORDER., with copies to JEAN MARIE MARTINI and the F.B.I. in the U.S. Embassy in Ottawa, Canada.

Marion B. Warriner
MARION B. WARRINER,
SPECIAL SIGNING RIGHTS FOR CASE

STATE OF NEW YORK
SUPREME COURT

COUNTY OF ONONDAGA

MARION B. WARRINER,

PLAINTIFF

v.

INDEX NO. 97-3296

SEN. O. HATCH, ET AL
F.B.I., ET AL

DEFENDANTS

MOTION TO MOVE ALL COURT FILES TO
CIVIL AND CRIMINAL COURT AND VIDEO
EVIDENCE WITH U.S. DISTRICT COURT
MEDIATION ROOM BOOKED FOR SECTIONS

A hearing will be heard in the State of New York Supreme Court, County of Onondaga, in the City of SYRACUSE, NEW YORK under the EMERGENCY BINDING CONTRACT RULES TO COMMENCE ONE WEEK after arrival with the U.S. District Court Mediation room available on DEMAND (_____ at _____) complying with U.S. District Court Rule 118 (b) (2) District of Columbia TRIAL-IN-PROGRESS, **U.S. SUPREME COURT RULE 25 (5) A PARTY DESIRING TO PRESENT LATE AUTHORITIES, NEWLY ENACTED LEGISLATION, OR OTHER INTERVENING MATTER THAT WAS NOT AVAILABLE IN TIME FOR LAST HEARING** is submitted under **BINDING CONTRACT.**

CERTIFICATE OF SERVICE

I, MARION WARRINER, did mail to Chief Justice W. Rehnquist, et al, F.B.I. Director Mueller (SHARE COPY WITH ASHCROFT), Sen. O. Hatch, et al (SEE ALL REPUBLICAN MEMBERS READ), Sen. T. Daschle, et al (SEE ALL DEMOCRAT MEMBERS READ), Sec. Gen. Kofi Annan of United Nations, Sen. H. Clinton (COPY TO REMAIN IN SYRACUSE OFFICE), Jill Harvey of Sen. C. Schumer's Office (COPY TO REMAIN IN SYRACUSE OFFICE), SUPREME COURT OF CANADA (JUSTICE LABEL'S OFFICE), CHAIRMAN OF THE HOUSE JUDICIARY COMMITTEE (SEE ALL COMMITTEE MEMBERS AND CHAIRMAN HYDE READ), JEAN MARIE MARTIN AND F.B.I. AT U.S. EMBASSY

IN OTTAWA. AS A MANDATORY CANADA-U.S. T.V. TRIAL, I DID MAIL TO CNN T.V. WASHINGTON, JOSEPH A. PICCIOTTO OF WTVH 5 T.V. SYRACUSE, Post Standard Newspaper Syracuse, Washington Post and New York Times. GEORGE TENET OF C.I.A. IS ADDED UNDER NEW SERVICE.

I, MARION WARRINER, DID MAIL THE ORIGINAL MOTION WITH ATTACHED ORDER TO MARY FRYE AND AN EMERGENCY ORDER PRIOR TO THIS MOTION TO MARY FRYE DATED FEBRUARY 6th, 2003.

Marion B. Warriner
M. WARRINER,
SPECIAL PROSECUTOR WITH SIGNING RIGHTS
203 - 280 ROCHESTER
OTTAWA, ONTARIO.
K1R 7S4.

MUELLER
& ASHROFT

STATE OF NEW YORK
SUPREME COURT

COUNTY OF ONONDAGA

MARION B. WARRINER

Plaintiff,

v.

INDEX NO. 97-3296

SEN. O. HATCH, ET AL
F.B.I., ET AL

Defendants

MOTION RE THE PRIME MINISTER OF
CANADA - NEW ETHIC RULES; THE
WRONGFUL DEATH OF SEN. PAUL
WELLSTONE, ET AL AND MANDATORY
REMOVAL FROM OFFICE - ORDER
ATTACHED

Registered International/USA International/É. U.		Recommandé Canada/É. U.	
To: MARION B. WARRINER Address: 441 MONSIEUR ST City: SYRACUSE, NY 13202		For enquiry appel: 1 888 550-6333	
CUSTOMER RECEIPT 33-086-582 (98-10)		Receipt reception YES <input type="checkbox"/> NO <input type="checkbox"/>	
RECU DU CLIENT RT 484 890 287 CA		N° de l'article RT 484 890 287 CA	

DIRECTOR OF F.B.I., ROBERT MUELLER, ONCE AGAIN
APPEARED ON NATIONAL T.V. DECEMBER 2nd, 2002 WARNING ALL
F.B.I. AGENTS THAT HE WILL NOT ACCEPT ANY EXCUSES SO THE
FOLLOWING SYRACUSE, NEW YORK FIRST TRIP TO NEW YORK COURT
REPORT IS AS FOLLOWS:

MARY FRYE, CLERK'S OFFICE, EXCELLED IN HER LEGAL
DUTIES AND WENT FURTHER THAN SHE LEGALLY WAS REQUIRED BY LAW
TO DO IN ATTEMPTING TO HAVE HOUSING AVAILABLE PRIOR TO ARRIVAL
BY SENDING MOTION AND ORDER TO COURT WHEN PAPERS ARRIVED.
AS NORMAL PROCEDURES THE COURT STAFF LOST THE PAPERS AND
ANOTHER COPY MARY FRYE MADE FOR UPSTAIRS CLERK'S OFFICE.
THE MAN IN UPSTAIRS CLERK'S OFFICE IS UNTRAINED IN U.S. CASE
RULES. IT IS PROHIBITED FOR COURT STAFF TO DECIDE ANYTHING.

IN NORMAL U.S. CASES JUST SEND ALL MOTIONS TO EMERGENCY 24
HOUR SERVICE JUDGE. IN INTERNATIONAL LAW SEE EMERGENCY CONSENT
OF PLAINTIFF ORDERS ARE SIGNED OR ATTACHED ORDER REQUESTS
ARE COMPLETED.

W R O N G F U L D E A T H O F S E N .

P A U L W E L L S T O N E , E T A L

INTERNATIONAL LAW VIOLATIONS OCCURRED ON MY VISIT
TO THE STATE OF NEW YORK DISTRICT ATTORNEY'S OFFICE. I DIDN'T
BOTHER ATTEMPTING TO CLEAN THAT UP.

STATE DISTRICT ATTORNEY OR U.S. ATTORNEY
CAN BE USED IN THIS CASE

WHEN DEPARTMENT OF JUSTICE (FEDERAL) HAVE BEEN SANCTIONED FOR
CRIMINAL ACTIVITY, THE STATE PROSECUTORS ARE ASSIGNED CRIMINAL
PROSECUTION AND WHEN STATE PROSECUTORS SANCTIONED THE FEDERAL
U.S. ATTORNEY'S OFFICE ASSIGNED PROSECUTION.

W R O N G F U L D E A T H O F S E N .

P A U L W E L L S T O N E , E T A L

ON MY VISIT TO THE U.S. DEPARTMENT OF JUSTICE, THE
TRUTH STARTED TO COME OUT WHO WAS TO BLAME - THE F.B.I. ARE
FULLY RESPONSIBLE FOR THIS MESS.

ON MY VISITS TO SEN. CHARLES SCHUMER'S OFFICE I FOUND
THE STAFF MOST HELPFUL AND VERY WILLING TO ASSIST. ON MY RETURN
SECOND VISIT I AM GOING TO ENJOY WORKING WITH SEN. CHARLES
SCHUMER'S STAFF ONCE AGAIN.

W R O N G F U L D E A T H O F D E M O C R A T

M E M B E R P A U L W E L L S T O N E , E T A L

HOUSING PROBLEMS AND SHELTER PROBLEMS (ATTITUDES OF

THE WOMAN'S SHELTER). THE SALINA SHELTER ARE VERY RUDE. FEDERAL LAW TAKES OUT STATE GUIDELINES IN ALL SITUATIONS AND THE STAFF SHOULD BE TRAINED ACCORDINGLY. THE CURT RUDENESS AT THE LADIES SALVATION CENTER BY A BLACK GIRL UNACCEPTABLE IN INTERNATIONAL SUPREME COURT MANDATORY NEW TRIAL RULES.

W R O N G F U L D E A T H O F S E N .
P A U L W E L L S T O N E , E T A L

OUR VISIT TO THE F.B.I. OFFICE WAS SHORT BUT THE DOOR IS OPEN TO ALL. THE OTTAWA U.S. EMBASSY F.B.I. OFFICE HAVE YET OPENED THE MAIN DOOR TO THE F.B.I. OFFICE AREA AS THE LAW REQUIRES IN THIS CASE.

I DID FIND IT RATHER ODD THAT THE NEXT DAY AFTER A VISIT TO THE F.B.I., THE RUDE BLACK GIRL AT SHELTER WAS ILLEGALLY THROWING HER WEIGHT AROUND CAUSING THE WRONGFUL DEATH OF SEN. P. WELLSTONE, ET AL.

DUE TO SUMMER COMPLAINT AND SPINE WE LEFT FOR OTTAWA PLANNING ON RETURNING MUCH SOONER BUT WEATHER COLDS AND C-SCAN TEST THE OPEN INDICTMENT FOR CONSPIRACY TO MURDER, ETC. AND MANDATORY INTERNATIONAL AWARD PAYMENTS WRE PUT OFF TILL SPRING OF 2003 WITH SEN. P. WELLSTONE, ET AL NAMES ADDED TO THE WRONGFUL DEATH HOMICIDE LIST.

THE HOMELAND SECURITY OR FUTURE WORK PROJECT REPORT IS AS FOLLOWS:

1. SNIPER CASE - I'M GOD MR. POLICEMAN TARA CARD
WHEN THIS CASE BEGAN, I HAD MY USUAL FALL COLD, MILDER THAN NORMAL, BUT HEAD COLD. I NEVER LAUGHED SO HARD IN

MY LIFE AT THE STUPIDITY OF THE POLICE AND THE WHITE VAN. I KNEW THERE WAS NO WHITE VAN AND THEY WERE ESCAPING BY CAR. MY SECOND LAUGHING ENJOYMENT WAS THE SO CALLED PSYCHIATRIST AND SPECIALISTS MAKING JUDGMENTS OF WHO OR WHAT HE WAS AND HIS PERSONALITY TRAITS. ALL PROVED WRONG AND I DID ENJOY THE JUDGE IN THE CASE PROHIBITING PSYCHIATRISTS REPORTS AS LANDMARK RULINGS AND FEDERAL CRIMINAL LAW STATES.

I WAS GETTING ANNOYED AT THE SO CALLED EXPERTS PROMOTING AND ENCOURAGING THE MEN TO COMMIT MORE AND MORE MURDERS BY THEIR WORDS ON T.V. MY THIRD LAUGHING SPELL WAS WHEN THEY ANNOUNCED POLICE CHIEF MOOSE MAY BE LEAVING FOR MILITARY DUTY AS HE IS ASSIGNED WATCHING PLANES. I SAW NO SENSE TO LOOK FOR A WHITE VAN EVER AND THOUGHT WATCHING OVER PLANES MAY NOT BE THE BEST WORK FOR HIM BUT THEN HIS PRECISE DUTIES WERE NEVER DEFINED ON T.V.

(IT IS MORE LAUGHABLE TO ME AS THE FUTURE F.B.I. FILES HAD LISTS OF FUTURE PLANE CRASHES.)

I ALSO WAS AMUSED WHEN THE JOB DESCRIPTION OF THE MURDERED F.B.I. AGENT WAS AIRED AS SHE MAY HAVE TRAVELLED THE WORLD AT TAXPAYERS EXPENSE WORKING ON INTELLIGENCE WORK WHILE I SIT IN MY SUITE TRAVELING THE FUTURE WORLD AT NO EXPENSE TO TAXPAYERS.

AS IN THE WORLD TRADE CENTER CASE, I WAS BEING PSYCHICALLY PULLED INTO SNIPER CASE AND STARTING PICKING UP HIS NEXT TARGET GENERAL LOCATIONS.

THE SNIPER I KNEW WOULD HIT THE GAS STATION

THE SNIPER I KNEW WOULD HIT FAIRFAX COUNTY (FUTURE WASHINGTON FLIERS - MELISA BRENNAN OF FAIRFAX COUNTY)

UNFORTUNATELY WITH SLIGHT COLD AND SOME WEIRD UNEXPLANABLE EVENTS OF THAT WEEK I DID NOT CONNECT RICHMOND BUT KNEW THEY WERE HEADING TO RICHMOND AND WOULD STRIKE ON A WEEKEND. AS I WATCHED THE AFTERMATH OF LAST SHOOTING MY EYES KEPT BURNING THROUGH HIGHWAY 95 SOUTH. T.V. MAP SHOWED NORTH CAROLINA SO I KNEW SOMETHING FURTHER SOUTH WAS COMING - ALABAMA

AFTER SHOE BOMBER, REID, I HAVE BOSTON CITY MAP UP ON WALL KEEPING WATCH OVER BOSTON AIRPORT. ALSO CITY MAP OF JERUSALEM FOR BOMBINGS, CITY MAP OF MANHATTAN AND STATE OF NEW YORK (NORTH EASTERN STATES) MAPS FOR TERRORIST ACTIVITY.

THE SNIPERS I KNEW WERE BLACK, RED CAR CAME IN THEN BLUE, I KEPT SAYING THEY WERE GETTING AWAY IN A CAR YOU IDIOTS TO MYSELF SO KNEW THERE WERE TWO. THE NIGHT BEFORE THE BUS I WAS PICKING UP GREYHOUND BUS SO I WAS ZEROING IN ON THE LAST ONE. WASHINGTON STATE SEARCH CAME IN BEFORE NEWS OF SEARCH PENDING. NO 13 (LAST ONE) CAME AT TIME OF CARS.

2. SEN. PAUL WELLSTONE, ET AL WRONGFUL DEATH & MURDER

A FEW DAYS BEFORE HIS DEATH THE T.V. HAD HIM ON IN THE U.S. SENATE. MY EYES BURNT RIGHT THROUGH HIM WITH A WEIRD FEELING OF PENDING DISASTER. NO PLANE WAS PICKED UP THEN. THE NIGHT BEFORE HIS DEATH I WAS IN LIVING ROOM RESTING AND MY ANGEL PICTURE THATS ON THE WALL IN BEDROOM BY BOSTON-JERUSALEM MAPS CAME TO ME. IT SHOT OUT OF ROOM AND TRAVELLED SOUTH-WEST IN THE SKY. THE WORDINGS IN MY MIND WERE TOO FAINT TO MAKE OUT EXCEPT THE WORDS - YOUR ANGEL WINGS ARE NOW WORKING.

THE F.B.I., CERTAIN OTHER PARTIES AND I HAD COPIES OF ALL FUTURE TRIAL PLANE CRASHES THAT I FORESAW YEARS AGO AND WROTE ABOUT WITH NO GUT FEELINGS EVER RE THOSE PLANE CRASHES AND OTHERS SINCE.

JOHN ASHCROST'S RIVAL IN ELECTION, MEL CARNIHAN, WAS THE OTHER PLANE THAT STOMACH RENCHED OR GUT ACHE APPEARED.

3. WRONGFUL DEATHS OF PAST U.S. MILITARY PLANES, PENTAGON, PA. PLANE AND WORLD TRADE CENTER (OKLAHOMA A.F.M.B.)

SEN. A. SPECTER AND SEN. C. SCHUMER WILL TAKE THE LEAD ROLE IN MURDER INDICTMENTS, SEN. SCHUMER RE JUDGES SHOULD BE

REMOVED FOR MURDER AND SEN. A. SPECTER RE ACCESSORY AFTER
THE FACT TO MURDER AND CHIEF JUSTICE W. REHNQUIST'S RULING
THAT IS FILED TO BE APPLIED, NAMELY, BLYSTONE V. PENNSYLVANIA
THAT MURDER WHILE IN COMMISSION OF ANOTHER OFFENSE WILL GO
TO THE JURY OR IN THIS CASE A CITIZEN'S GRAND JURY.

7 DEAD U.S. MILITARY PILOTS WITHIN A SHORT
TIME SPAN WHILE ORDERING THE F.B.I. TO HANDCUFF
JEFF LEWIS AND DEPOSIT HIM TO OTTAWA AS CONTRACT
AGREEMENT SPECIFIES UNDER CONCEDED RULING.

9 DEAD PEACEKEEPERS OVER CORRUPTION

4. HOAXES AND OTHER FUTURE ITEMS

WITH BAD BACK AND ARMS, I CANNOT CHECK BOXED CORRESPONDENCE
(EVIDENCE FOR CITIZENS GRAND JURY) BUT I DO BELIEVE MY
YEARLY FUTURE PREDICTION FOR U.S. SOIL IS COMING TO AN
END SOON AND NO TERRORIST ATTACKS AS WRITTEN. I HAVE BEEN
LAUGHING OVER IRAQ AND WEAPONS INSPECTIONS AND THE LATEST
F.B.I. SHOE BOMBER THREAT.

SEN. FRIST IS A LUCKY FATHER. I PICKED UP AN ANGEL
CARD BUT NO FLYING ANGEL LEFT ROOM SO I KNEW NO DEATH.

A FEW DAYS BEFORE GA. CHURCH FIRE, I WAS DUSTING MAP
SHELF AND I THOUGHT I SHOULD PULL OUT GA. MAP AS SOMETHING
WAS COMING BUT DIDN'T.

DID THE SAME OVER MY CAT SEVERAL DAYS BEFORE SHE HAD
ACCIDENT ON NEW COUCH. TOO BUSY WITH CHRISTMAS AND
A PROBLEM IN BUILDING WITH A TENANT.

WE ARE MOVING AGAIN IN THE FUTURE AS FILED
WITH JEFF LEWIS BACK SANE AND NORMAL AS AT
WESTMINSTER : UNITED CHURCH.

I LAUGHED AT F.B.I. RE HATFILL AND THE POND.

AIRPORT SECURITY WAS THE MOST AMUSING LAUGHING SPELLS
LAST YEAR AS I KNOW HOAXES BEFORE POLICE.

SEN. T. LOTT'S RESIGNATION - I KNEW HE HAD TO RESIGN AT
BEGINNING BUT WILL ENJOY WORKING WITH HIM ON THE CORRUPT
CESSPOOL IN THE DEPARTMENT OF JUSTICE.

MURDER WHILE IN COMMISSION OF MAJOR RACKETEERING

TWO INTERESTING PSYCHIC THINGS FROM U.S. EMBASSY OR
AMERICAN FLAG. THE FIRST JUST AFTER I MOVED TO NEW
ADDRESS. I WENT TO OLD ADDRESS TO PICK UP LAST MAIL AND
A TALL SKINNY MAN WAS OUTSIDE. MY EYES CAUGHT HIM AND
AS I WATCHED HIM THE PSYCHIC WORDS THAT CAME WERE "MEMORIZE
THE FACE". THE SECOND WAS A CAR PULLED UP ALONG SIDE MY
SCOOTER WITH ONTARIO PLATES AND AN AMERICAN FLAG. THE MAN'S
FACE IS MEMORIZED. I AM WONDERING WHY ANOTHER MEETING ON
ROAD HAS NOT OCCURRED.

THE USUAL PSYCHIC THREATS THAT SEN. DASCHLE RECEIVES IN A
DIFFERENT FORM BUT I IGNORE ALL. THE MOST INTERESTING IS
THE POLICE ARE VERY ANXIOUS TO KEEP ME OUT OF U.S. EMBASSY.

THE LAST TWO RUSSIAN BOMINGS AND HOSTAGE TAKINGS.

NEW YORK HARBOUR LATEST THREAT.

A PROBLEM WITH A TENANT WILL HAVE TO BE WORKED OUT. THE
MAN'S PSYCHIC SPIRITS ARE COMING TO ME. HIS SUB-CONSCIOUS
MIND IS IN TURMOIL OVER TWO WOMEN UPSTAIRS. WHEN YOU TALK
TO HIM, HE IS DISCUSSING IT AND HE IS VERY UPSET. HE
APPROACHED ME AND TOLD ME ABOUT IT WHICH HAS PSYCHICALLY
LOCKED OUR MINDS TOGETHER OVER THIS WEIRD PROBLEM HE HAS

WITH TWO MENTALLY SICK WOMEN. HE ASKED ME FOR THREE THINGS WHICH I TOLD HIM I WOULD SEE HE GETS; A MOVE TO QUEBEC, A LOAN OR FIRST AND LAST MONTH RENT WAIVED AND A JOB. (THIS PREVENTS HIS MIND POWER DESTROYING FUTURE GIFTS.)

NOEL NOEL SONG WAS PLAYED SATURDAY, JANUARY 5th, 2002 (AROUND NOON HOUR) OVER AND OVER PULLING ME TO THE GERMANY PLANE WANTING TO CRASH INTO BUILDINGS. SATURDAY AND SUNDAY BEFORE BREAKING NEWS JERUSALEM MAP ON MY WALL WAS COMING TO ME BUT I KNEW NOT TO GO LOOK ON THE MAP I HAD.

F.B.I. COMPUTER WHERE ARE YOU AS PROMISED,
MY SON AND MY F.B.I. PAYCHECK SO I CAN MOVE

PSYCHIC JOKES - I DON'T NEED LOUD WORDS OF ANCHORS AWAY AND A PSYCHIC U.S. MILITARY SHIP COMING INTO VIEW PRIOR TO T.V. NEWS AND DICK CHANEY'S FACE.

REPORT FOR MILITARY DUTY AND YOUR SON TOO

MORE THAN ONCE - HOW WOULD YOU LIKE TO RIDE ON A U.S. MILITARY SHIP WITH YOUR SON TO TRACK DOWN BIN LADEN?

AS ALL THE IRA TERRORIST BOMBINGS FORETOLD AHEAD, LONDON'S
RAID OF DANGEROUS SUBSTANCE WAS COMING AHEAD IN TIME.

PSYCHIC JOKE YEARS AGO - IF YOU HAD THE CHANCE TO MARRY, WHICH MAN WOULD YOU PICK - CHIEF JUSTICE W. REHNQUIST OR JUSTICE D. SOUTER? MAIL ORDER BRIDE JOKE.

THERE SHOULD HAVE BEEN EMERGENCY JUSTICE AND
LESS CORRUPTION AND PSYCHIC JOKING.

I DID NOT PICK UP N. CAR. PLANE BUT IMMEDIATELY AFTER PICKED UP "HEAR COMES THE SECOND". MY MIND IS NOW PROGRAMMED TO WORK OVERSEAS ON TERRORISTS NOW WITH SOME U.S. SOIL WORK. (ONCE COMPUTER MORE CAN BE DONE AND THIS TENANT PROBLEM

SOLVED)

AFTER SEN. O. HATCH SHOULD HAVE RECEIVED SEN. PAUL WELLSTONE'S
SONG - I WOULD PREFER YOU IN PLACE OF RIDGE. - I'LL TAKE THE
JOB ABOVE HIS HEAD AND HE CAN KEEP HIS. ALSO PRIOR TO THAT I
WISH YOU WOULD CONSIDER MOVING YOUR FUTURE HOMELAND SECURITY
OFFICE TO ANOTHER TOWN.

JUSTICE A. SCALIA HAS BEEN COMING IN WITH HIS 10 COMMANDMENTS.
STAND FIRM TO OUR CONVICTIONS.

COURT UPHOLDS 1 BILLION ANTI-TRUST CASE

EMERGENCY DEPARTURE FOR NEW YORK - CANCELLED TILL SPRING

SEN. SHELBY AND I KNEW BIN LADEN ALIVE AND WELL.

HOW MUCH DID IT COST FOR THE C. LEVY CASE? - STUPID WASHINGTON
POLICE - I HAD BODY ALMOST AT BEGINNING AND LOCATION.

THE SEPARATE ATTACHED CASE OF JEAN MARIE MARTINI - FORETOLD AND
FORESEEN AND WRITTEN IN COURT RECORDS

BOSTON PLANE - SAW NO DANGER SAY NOTHING

FEBRUARY 6th, 2003 F.B.I. CAME IN FROM WASHINGTON - PRIOR TO
TODAYS ANTI-STOCKING BY JEAN MARIE MARTINI (TOO BUSY TYPING
TO PICK HIM UP.) F.B.I. WASHINGTON OFFICE COMING IN REGULARLY
NOW AS WE PREPARE TO DEPART FOR NEW YORK

ASHCROFT'S LATEST HOAX TERRORIST ALERT

F.B.I. OFFICE AT U.S. EMBASSY IN OTTAWA - FAX TO MUELLER

F.B.I. WARNED I HAD THE U.S. ON COLOR CODE
GREEN OVER THIS TERRORIST ALERT -FEBRUARY 6th, 2003

F.B.I. OFFICE AT U.S. EMBASSY IN OTTAWA - FAX TO MUELLER

I HAVE BEEN WAITING TO LAUGH AT GEORGE TENET
WITH GOD'S FUTURE GIFTS. I BROUGHT MY GLOBE
OUT DAY OF UNNECESSARY HIGHER ALERT AND MY
EYES WATCHED COLUMBIA IN THE AFTERNOON BEFORE
FIRST BOMBING, THEN WENT TO GAZA, THEN BACK TO
COLUMBIA, GAZA, SUBWAY, EARTHQUAKE, BOSTON MAIL
TO PRESIDENT, 2 SHIPS I FORGOT TO MENTION IN
LETTER AND WAS PICKING UP CLUES TO LATEST PLANE
LOAD OF MILITARY PARTIES IN IRAN. - FEBRUARY 17th, 2003

F.B.I. IN WASHINGTON CAME IN FEBRUARY 19th, 2003 WITH
F.B.I. AGENT COMING TO PAY ME A VISIT AS THE F.B.I.
VISIT TO THE Y.W.C.A. IN WASHINGTON.

5. ASHCROFT - MUELLER SECTION

FILED AND PENDING IS THE ORGANIZED CRIME INDICTMENTS
OF WHICH JOHN ASHCROFT WAS TO ASSIGN ASSISTANTS IN SYRACUSE
FROM THE SPECIAL PROSECUTORS OFFICE OR U.S. ATTORNEY'S
OFFICE WITH NO PARDONS LANDMARK RULING UPHELD.

F.B.I. MUELLER KINDLY HAVE THE F.B.I. AGENTS READY. NO
EXCUSES PERMITTED BY WHITE COLLAR FELONS, ET AL.

ORGANIZED CRIME INDICTMENT WITH CONSPIRACY TO
MURDER RE JOEL CACACE

WHITE COLLAR - LIFE SENTENCE VIDEO (DEATH PENALTY
CONTRACT FOR THIS SECTION)

FEBRUARY 18th, 2003 CNN T.V. - STATE HOUSE GHOST
PARANORMAL PSYCHIC BEHAVIOR

ASHCROFT - AIDING AND ABETING - 5 U.S. CITIZENS ARRESTED
MINNESOTA VOTERS FRAUD CASE . . .
SLA CASE

FEBRUARY 20th, 2003 RACKETEERING INDICTMENT OF
SAMIAL ARIAN AND 7 CO-CONSPIRATORS - 50 COUNT
INDICTMENT FOR TERRORISM, EXTORTION, MURDER,
MONEY LAUNDERING, ASSITED TERROR, SUPERVISE
TERROR, VIOLENT ACTS, CONSPIRING, PERJURY,
OBSTRUCTION - 1984 TO PRESENT - SWIFT JUSTICE

ASHCROFT'S MANDATORY CONSENT OF PLAINTIFFS OR SUING PARTY

MURDER WHILE IN COMMISSION OF ANOTHER OFFENCE
IS BASED ON EMERGENCY 24 HOURS OR LESS BINDING
CONTRACT AND FEDERAL LAW - MOTION, LETTER OR FAX

U.S.S.C. AND CONGRESS-SENATE MANDATORY
DEATH PENALTY

MANITOBA, ET AL - MANDATORY DEATH PENALTY
FOR CONSPIRACY TO COMMIT GRAND LARCENY THEFT,
ETC. AS FILED AND PENDING IN THE STATE OF
NEW YORK

THE PLAINTIFF HAS ACCESS TO THE WASHINGTON
SECRET MAP MAKERS SUPPLIES

DETROIT POLICE SUSPENSIONS OF MANY

THE NEW YORK BARGE EXPLOSION WAS COMING ON GLOBE
BUT TOO BUSY PREPARING TO DEPART FOR NEW YORK.

6. U.S. CONGRESS (SENATE) SECTION

I SEE BY T.V. NEWS SEN. WELLSTONE'S PLANE REPORTS
ARE COMING IN AS I FORESAW I DO BELIEVE I SUGGESTED
THE PLANE MAY HAVE BEEN BROUGHT DOWN. ACCORDING TO T.V.
THEY SUSPECT RICHARD CONREY WAS PRESSURED TO FLY WHEN
HE DIDN'T WISH TO.

SEN. DASCHLE - POWER OF THE MOUTH HAS BEEN CAUSING
TO MANY MURDERS IN THIS CASE.

SEN. SHELBY - WE CAN'T WAIT FOREVER ON THE F.B.I.
OR ANYONE ELSE RACKETEERING TO OBSTRUCT JUSTICE.

SEN. J. BIDEN - WE DON'T ASK FOR WHAT WE RECEIVE
BY PSYCHIC GAMES OR OTHER METHODS.

MEN WILL TAKE RESPONSIBILITY FOR THEIR
ACTIONS.

7. U.S.S.C. - CHIEF JUSTICE W. REHNQUIST, ET AL
AS IN THE U.S.S.C. UPHOLDS 1 BILLION ANTI-TRUST CASE,
THE BINDING CONTRACT AWARDS AND THE BIDEN - HATCH BILL
AND THE PROPERTY BILL MUST BE UPHELD.

THE U.S.S.C. AND CONGRESS-SENATE MUST UPHOLD THE
BINDING CONTRACT DEATH PENALTY.

THE CALIFORNIA SUPREME COURT HAVE RAPE BEGINS WHEN
WOMEN SAY STOP WHAT YOU ARE DOING. THE U.S. SUPREME COURT
AND CONGRESS-SENATE HAVE MANDATORY DEATH PENALTY CONTRACT
FOR G.A. SRIGLEY, ET AL.

8. MISCELLANCE CASES IN CANADIAN COURTS

163 RAIDED ARRESTED BY CANADIAN POLICE IN PROVINCE
OF B.C.

R.C.M.P. TAINTED BLOOD CRIMINAL CHARGES

SASKATCHEWAN POLICE SCANDAL

TORONTO POLICE OFFICER - SEXUAL ASSAULT

QUEBEC DOCTOR UP ON RAPING PATIENTS

B.C. CASE - NEW TRIAL

6 POLICE SUSPENDED IN VANCOUVER RE KIDS

CORP. FRAUD CASE - R.C.M.P.

WINNIPEG POLICE CORRUPTION

9. SUPREME COURT OF CANADA AND OR COURTS

WHOEVER APPOINTED SUPERIOR COURT JUSTICE D. CUNNINGHAM,
A FILED FRAUD, ETC. FELON IN THE U.S.S.C. - CONGRESS-SENATE
PENDING CASE SHOULD BE CHARGED WITH RACKETEERING CHARGES,
ETC.

SUPREME COURT JUSTICE JACK MAJOR - FOR THE FIRST TIME, A SITTING JUDGE ON CANADA'S HIGH COURT HAS SUGGESTED THAT PARLIAMENTARY SCRUTINY OF SUPREME COURT JUDGES BEFORE THEIR APPOINTMENT COULD BE WORTHWHILE IF IT BOOSTS PUBLIC CONFIDENCE.

THE APPOINTMENT OF JUSTICE CUNNINGHAM PROVES THAT SCREENING OF LOWER COURT JUDGES IS NOT CORRECTLY BEING CARRIED OUT.

THE LAST MOTION FILED STATED THE BIAS REMOVAL AND THE REMOVAL OF OFFICE FOR LYING AS JUDGES.

UNDER THIS SUPREME COURT OF CANADA RULING FOR ALL CITIZENS OF CANADA AND THE UNITED STATES, THE FOLLOWING MUST BE APPLIED TO EACH STATE AND PROVINCE, COMMENCING WITH NORTH DAKOTA:

1. NORTH DAKOTA - MINNESOTA - BERNICE RASMUSSEN, ET AL MUST APPEAR ON CANADA U.S. T.V. **THE CANADIAN EYE WITNESS STATEMENTS ARE TO BE READ ON NATIONAL T.V. AND BERNICE RASMUSSEN, ET AL WILL ENTER A GUILTY PLEA FOR INTERNATIONAL PERJURY (DOUBLE CHARGE), INCLUDING CIVIL AND CRIMINAL PENDING CHARGES.**
2. EACH STATE AND PROVINCE WILL FOLLOW SUIT, READING THE ORDER, MOTION OR WHATEVER APPLIES AND THE GUILTY PLEA ENTERED.

MANDATORY WITNESS TAMPERING CHARGES (DOUBLE CHARGES)

3. A LETTER DATED FEBRUARY 24th, 2003 SUSAN BIHUN AND THE F.B.I. REGARDING ONTARIO GOVERNMENT CORRUPTION OF WHICH **BURDEN OF PROOF WAS REMOVED** WILL ADD ADDITIONAL CHARGES TO THEIR CASE.
4. LETTERS DATED NOVEMBER 9th, 2002 AND JANUARY 2nd, 2003 WERE MAILED TO UNITED FURNITURE WAREHOUSE AND CITIFINANCIAL RETAIL SERVICE REGARDING **CREDIT SLANDER**. THEY WERE INFORMED TO BRING THEIR CREDIT INFORMATION UP-TO-DATE **AS MY LEGAL DEBTS ARE PAID EXCEPT SUSAN BUGGEY OF WHICH COME MARCH THE DEBT PAID EXCEPT FOR THE COURT AMOUNT OF WHICH SUSAN BUGGEY HAS JUST EXTENDED THE TIME PAYMENT TO PERMIT EMERGENCY DEPARTURE FOR COURT IF WEATHER PERMITS.**
5. AS F. LALONDE'S AWARDED DAMAGES ARE PENDING, F. LALONDE WILL PAY GRACE DIMUZIO BACK LIVING ALLOWANCES

FROM THE DATE IN 2002 THAT HE MOVED INTO GRACE DIMUZIO'S RESIDENCE.
(FOOD, TAXES, HEAT, HYDRO, WATER AND PHONE)

6. JEAN MARIE MARTIN CASE - SPECIAL CASE - ANY EVIDENCE
PERTAINING TO THIS PROCEEDING CANNOT BE USED IN OTHER
PENDING CASES.

IN THE IMPEACHMENT BOOK, THE SUPREME COURT
OF CANADA'S RULING IS LISTED FOR THIS CASE

HIGH COURT REJECTS ACQUITTAL IN
SEXUAL ASSAULT CASE - NO MEANS NO RE SEX OR SEX TALK.

CHIEF JUSTICE W. REHNQUIST, ET AL - A PHYSICAL
ASSAULT (SEXUAL TOUCHING OR AROUSING BY HANDS
OR PSYCHIC BRAIN MESSAGES) IS NOT EXPRESSIVE
BEHAVIOR PROTECTED BY THE FIRST AMENDMENT (FREE
SPEECH) OR ANY OTHER WRITTEN LAW.

IN THE LAST PENDING MOTION, JUSTICE LABEL STATED
DANCING AROUND THE ISSUE IS WHAT JEAN MARIE MARTIN
IS DOING IN PLACE OF MANDATORY CONFESSION HERE.

AT MIDNIGHT MARCH 2nd, 2003, THE UNDERSEAL FILED IN NEW
YORK COMES OFF AND THE CASE TRANSFERS TO CIVIL AND CRIMINAL COURT
VOIDING OUT THE F.B.I. SECTION IN OTTAWA DUE TO HIS DECEIT-
FUL ATTITUDE AND MANDATORY MATERIAL WITNESS WARRANTS TO
SYRACUSE, NEW YORK.

IT IS MANDATORY CANADIAN AND AMERICAN LAW
FOR THE ACCUSED TO FACE THE ACCUSER PRIVATELY,
MEDIATION OR MANDATORY CIVIL AND CRIMINAL COURT.

IN THE JEAN MARIE MARTIN: ATTACHED TO MOTION CASE WILL
BE THE CRIMINAL CHARGES FOR OPEN INDICTMENT. (ACCOMPLICES
OR CONSPIRATORS AND MATERIAL WITNESSES)

7. THE MANDATORY U.S.S.C. CAR IS BACK ON THE ROAD WITH THE
LIFE FUTURE DRIVING CONTRACT IN COURT.
8. NO SURGERY AT PRESENT TIME. I WILL HAVE TO WATCH FALLS,
LIFTING, ETC. THE ARMS MUST BE WATCHED MORE CLOSELY
AS EASY TO CREATE PROBLEM IF LIFTING RESULTS. DR. BOWERS
STATED IN WOULD BE MONTHS OF THERAPY BEFORE HEALTHY AND
ARMS NEXT TO STRENGTHEN AS OVERUSE CAUSES SORENESS. THE
NECK PINCHED NERVES HAVE DISAPPEARED EXCEPT ODD ONE AND
CAN NOW LEAN OVER SINK WITHOUT PINCHED NERVES WHILE USING SINK.

POLICE CHIEF MOOSE FROM THE STATE OF MARYLAND AND
CHAIRMAN HENRY HYDE'S STATEMENTS FOR THIS ENTIRE CORRUPTION
TRIAL ARE AS FOLLOWS:

1. POLICE CHIEF MOOSE - I'M GOD MR. POLICEMAN (TARA CARD)

ALL CRIMINAL DEFENDANTS - JUDGES, ET AL
BELIEVE THEY ARE GOD ABOVE THE LAWS OF LAND.

2. CHAIRMAN HYDE - GET INTO THE PSYCHIC MIND OF
THESE CRIMINALS.

MIND READER OF GENIUS AS THE PLAINTIFF HAS
THE TALENTS AND POWER TO ACCOMPLISH THIS
IN MANY CASES WAS PROVEN.

C E R T I F I C A T E O F S E R V I C E

I, MARION WARRINER, did mail to CHIEF JUSTICE W. REHNQUIST, ET AL, F.B.I. DIRECTOR MUELLER (SHARE COPY WITH ASHCROFT), SEN. O. HATCH, ET AL (SEE ALL REPUBLICAN MEMBERS READ), SEN. T. DASCHLE, ET AL (SEE ALL DEMOCRAT MEMBERS READ), SEC. GEN. KOFI ANNAN OF UNITED NATIONS, SEN. H. CLINTON (COPY TO REMAIN IN SYRACUSE OFFICE), JILL HARVEY OF SEN. C. SCHUMER'S OFFICE (COPY TO REMAIN IN SYRACUSE OFFICE), SUPREME COURT OF CANADA (JUSTICE LABEL'S OFFICE), CHAIRMAN OF THE HOUSE JUDICIARY COMMITTEE (SEE ALL COMMITTEE MEMBERS AND CHAIRMAN HYDE READ), JEAN MARIE MARTIN, F.B.I. AT U.S. EMBASSY IN OTTAWA. **AS A MANDATORY CANADA-U.S. T.V. TRIAL**, I DID MAIL TO CNN T.V. WASHINGTON, JOSEPH A. PICCIOTTO OF WTVH 5 T.V. SYRACUSE, POST STANDARD NEWSPAPER SYRACUSE, WASHINGTON POST AND NEW YORK TIMES. GEORGE TENET OF C.I.A. IS ADDED UNDER NEW SERVICE.

I, MARION WARRINER, DID MAIL THE ORIGINAL MOTION WITH ATTACHED ORDER TO MARY FRYE AND AN EMERGENCY ORDER PRIOR TO THIS MOTION TO MARY FRYE DATED FEBRUARY 6th, 2003.

Marion B. Warriner
M. WARRINER,
SPECIAL PROSECUTOR WITH SIGNING RIGHTS
203 - 280 ROCHESTER
OTTAWA, ONTARIO
K1R 7S4.

NEW CASE - JEAN MARIE MARTIN.

SINCE I MOVED HERE I HAVE NOTICED JEAN MARIE MARTIN WATCHING ME FROM A DISTANCE. WHENEVER WE WOULD MEET OUTSIDE OR DOWNSTAIRS HIS WATCHFUL DEEP PENETRATING EYES WERE WATCHING AND STOCKING. I THOUGHT NOTHING AND SAID NOTHING AS I AM VERY BUSY FUTURE SPY AND VISIONARY.

THEN JUST BEFORE CHRISTMAS THINGS STARTED TO CHANGE. HE STARTED TO ACT VERY WEIRD AND FUNNY BY ASKING ME TO MARRY HIM AS HE DOES THE OTHER WOMEN. HE WAS PLAYING UP TO ME TO MAKE DOT ZEALOUS AND I KNEW IT. WHY HE WOULD CHOSE ME TO MAKE ANOTHER WOMAN ZEALOUS WAS A MYSTERY TO ME AND I DID NOT LIKE IT AND WAS GETTING VERY ANGRY TO A RATHFUL BOILING POINT. I FOUND IT VERY OFFENSIVE AND WAS DETERMINED TO FIND OUT WHY. BELIEVE ME I WILL NOT STOP TILL I DO FIND OUT WAS MY PLAN THEN BUT NOW I DO NOT CARE.

AT THE CHRISTMAS PARTY ALL WERE SURPRISED HE GOT DRESSED UP IN A SUIT SOMETHING HE NEVER DOES. HE DANCED WITH MANY BUT HE KEPT AN EYE ON ME. A MAN'S WATCHFUL PENETRATING EYES ALL WOMEN ARE ABLE TO NOTICE. HE FINALLY CAME OVER AND SAT BESIDE ME AND STARTED TALKING. I COULD FEEL HIS PSYCHIC WARM PRESENCE. WE HAD ONE DANCE. HIS PSYCHIC POWERS WERE DRAWING ME TO HIM FOR A REASON.

THE FIGHT OVER THE MEAT PIE AND DOT WAS STUPID. A SIMPLE TRADE DEAL BETWEEN TWO PEOPLE WAS NONE OF DOT'S BUSINESS BUT YET THE MYSTERY OF HIM USING ME TO GET TO DOT MY PSYCHIC GIFTS WERE AWARE OF FROM THE BEGINNING AND I WAS VERY CURIOUS AS TO WHY.

HIS SENSE OF HUMOR IS PERVERTED RE ASKING ALL THE WOMEN TO MARRY HIM. JOKING IS FINE BUT THERE ARE CERTAIN MORAL ETHICAL RULES ONE SHOULD FOLLOW.

WE HAD A NICE TALK AFTER THE MEAT PIE FIGHT. HE TOLD ME HE WANTED THREE THINGS OF WHICH I WAS MORE THAN HAPPY TO GIVE HIM THEN BUT NOT NOW. (QUEBEC MOVE, HELP TO ARRANGE IT AND DIRECT YOU TO A JOB)

SINCE THAT TALK HE HAS BEEN COMING IN THE PSYCHIC SPIRIT WORLD AND IN VISION FORMS. HIS PSYCHIC AND MY PSYCHIC ARE CLASHING TO DANGEROUS LEVELS. HIS PSYCHIC POWER IS ALWAYS PULLING ME UP TO HIS SUITE WHERE I DO NOT WISH TO BE.

HIS MIND IS TORMENTED IN THE SUB-CONSCIOUS AND CONSCIOUS AND I AM BEING PULLED INTO HIS TORMENTED BRAIN.

LISTED IN THE U.S.S.C., CONGRESS-SENATE, ET AL IMPEACHMENT BOOK ARE MANY PSYCHIC EXPERIENCES AND I HAVE HAD MANY SIMILAR PSYCHIC EXPERIENCES WITH MY FUTURE WORK AND FUTURE FOREIGN TERRORISM WORK. I KNOW WHEN SOMEONE IS ABUSING THE PSYCHIC WORLD AND IS UP TO NO GOOD WITH EVIL INTENT.

A STRONG PSYCHIC MESSAGE CAME TO GO DOWNSTAIRS NOW. YOUR SON WAS THERE AND **HE** INTRODUCED ME.

I WANTED TO CHANGE MY PLANS RE NEW YEARS PARTY. I DID NOT WANT TO GO. I WAS HOPING MR. LALONDE AND HIS COMMON LAW WIFE WOULD CANCEL WITHOUT TELLING THEM WHY. I KNEW THERE WOULD BE A SURPRISE FOR ME AT NEW YEARS. IT KEPT COMING TO ME THAT SOMEONE WAS PLANNING A SURPRISE. I DO NOT LIKE CONSPIRACY PLOTS BY ONE OR MORE PARTIES THAT ARE CRIMINAL IN NATURE AND I KNEW IT WAS COMING.

I HAD THE FRONT DOOR CAMERA ON FOR MY GUESTS AND I NOTICED HIM WALKING AROUND LOOKING VERY DOWN AND DEPRESSED. **HE WAS** NOT DRESSED FOR NEW YEARS SO I WAS NOW WATCHING MY FUTURE VISION OF **HIM** COMING TRUE.

WHEN HE WALKED IN DOOR HE WOULD LOOK AT ME AND SMILE AND THEN WE BOTH WOULD LOOK AT DOT ACROSS THE HALL AND SHE WOULD SIGNAL HIM TO COME TO HER. HE WENT TO HER BUT HE KEPT HIS EYES WATCHING ME.

HE CAME AGAIN AND REPEATED THE SMILING FACE BUT SAT DOWN BY ME OR STOOD THERE BY ME.

HE CAME AGAIN ALL SMILES, PICKED UP A CHAIR AND MADE A POINT OF SAYING **HE** WANTED TO SIT THERE. WE BOTH AGAIN LOOKED AT DOT AND SHE USED HER FINGER TO SIGNAL HIM TO COME TO HER AND SHE PUT HER HAND ON THE CHAIR NEXT TO HER. HE WENT TO HER AND SAT DOWN BUT KEPT WATCHING ME. I GOT UP TO GO TO THE OTHER END OF ROOM AND HE GOT UP AND FOLLOWED ME SMILING TO ME.

I WENT UPSTAIRS TO TAKE PIZZA TO FRIDGE AND **HE** DID LIKEWISE. WHEN I GOT DOWN DOT WAS JUST LEAVING THE PARTY. HE CAME DOWN SHORTLY AFTER AND WHEN HE CAME THROUGH THE DOOR SMILING AT ME I TOLD HIM DOT HAD JUST LEFT AND HIS FACE LITE UP AND YOUR HAPPINESS AND SMILE WAS BRIGHTER. HE SAT DOWN BY ME HAPPY AND SMILING.

HE HAD PROMISED ME HE WOULD DANCE WITH ME ON NEW YEARS AND HE DID. HE SPOILED IT THOUGH BY STARTING TO JOKE AROUND AND STEP ON MY FEET. HE ENDED THE DANCE RATHER FAST AND ALMOST RAN OUT THE DOOR LIKE A SCARRED CHILD SAYING HE WOULD NOT SEE ME TILL NEXT CHRISTMAS DANCE, ON THE DANCE FLOOR. I TRIED TO TELL HIM SOMETHING BUT HE RAN OUT. I WAS TRYING TO TELL HIM THAT THERE WOULD BE NO NEXT CHRISTMAS DANCE OR CHRISTMAS PARTY.

I TOLD HIM THAT I DID NOT THINK OF HIM AT MIDNIGHT. MY HEART, MIND AND SOUL WAS IN NEW YORK CITY REJOICING THAT MY FUTURE REPORT FOR LAST YEAR CAME IN AS WRITTEN AND I WOULD SOON BE IN NEW YORK TO START MY FUTURE WORK.

STELLA CAME AND TALKED TO ME AFTER HE LEFT. SHE SAID "I GUESS JEAN IS SCARRED OF ME AS HE LEFT SO FAST". I SEE HE WAS DANCING WITH YOU AND I HAD HOPED HE WOULD DANCE WITH ME. I FELT FLATTERED THAT HE CHOSE ME TO DANCE WITH ON NEW YEARS AND ONLY ME. STELLA TOLD ME OF HIS FISH AND HOW SHE LOOKED AFTER IT WHEN HE WAS AWAY AND HE NEVER PAID HER BUT SHE WAS ON HIS PRIORITY LIST WHATEVER THAT WAS. I WONDERED MYSELF WHAT HIS PRIORITY LIST WAS AND THOUGHT MY FUTURE WORK WAS THE PRIORITY NOT JEAN'S GAMES. JEAN AND I KNOW STELLA IS CRAZY OVER HIM. I KNEW THEN WHY HE PICKED A FOOT FIGHT WHEN HE DID TO STOP DANCE AND RUN AS STELLA HAD JUST WALKED IN DOOR.

**AT BOTH DANCES WASHINGTON. D.C. SPY LIGHTS
WENT ON IN VISION.**

WHEN I SAW HIM AFTER NEW YEARS WITH FLO, HIS FACE CHANGED SO FAST AND HIS JOKING SMILE CAME OVER HIS FACE THAT "HE WAS JUST LEAVING WITH HIS NEW GIRLFRIEND FLO AND HAD NO TIME TO TALK". I KNEW HE WAS RUNNING AWAY FROM THE PLANNED GAMES PLAYED NEW YEARS EVE. I SAID I WANTED TO TALK TO HIM LATER.

I DIDN'T KNOW WHAT TO DO ABOUT HIM AS HE WAS TRYING DESPERATELY TO GET TO ME SO I DECIDED TO WELCOME HIM TO MY FUTURE SPY OFFICE. I MADE A POINT OF KEEPING MY FUTURE PRIVATE HERE EXCEPT FOR TWO WOMEN THAT DON'T TALK AND THEY KNOW VERY VERY LITTLE.

I GAVE HIM A LETTER, A COPY OF FUTURE LETTERHEAD AND TWO PAGES OF NEW TRIAL PENDING CASE TO LET HIM KNOW I AM VERY BUSY BUT NOW THERE IS A WORK SLOW DOWN OVER HIS GAMES THAT MUST BE CORRECTED.

I HAVE ALWAYS HAD NERVES OF STEEL WITH VERY LITTLE BOTHERING ME BUT OVER THIS CASE TWO DISCS WENT AT LOWER SPINE. THERAPY HAS WORKED WONDERS AND FUTURE SURGERY MAY NOW BE AVOIDED UNLESS ANOTHER ACCIDENT OCCURS. OVER A DRUNK, DRUG ADDICT AND PROSTITUTION, ADDITIONAL DAMAGES HAS RESULTED. SINCE LATE 1999 I HAVE BEEN IN BED MOST OF THE TIME TILL THIS SUMMER AND I AM TRULY BLESSED TO BE UP AND ALMOST JOGGING AGAIN. MY BACK IS VERY BAD BUT NEW PROCEDURES COULD BE USED IF SOMETHING GOES. I MUST WATCH LIFTING, FALLING, ETC.

WHILE I WAS LAID UP, I TRAINED MY CAT TO GO TO CERTAIN PLANES JUST BEFORE THEY WOULD CRASH. **NOW I MUST TRAIN JEAN RE MY FUTURE MIND AND WAYS.**

THERE IS SOME NERVE DAMAGE TO SPINE BUT THAT TOO CAN BE CURED WITH STEM CELL SURGERY WHICH I CAN HAVE. **CASE MUST BE COMPLETED FIRST AND THEN WE WORRY ABOUT HEALTH IF NECESSARY.**

JEAN SHOWED ME HIS WATCH IN LOUNGE. THAT NIGHT HIS WATCH CAME TO ME AND I WOULD BE GETTING A SURPRISE. THE NEXT DAY HE CAME AND SAT DOWN BESIDE ME. THE SAME WARMTH CAME OVER ME AND SHIVERS

WENT UP MY SPINE. HE PUT HIS KEYS IN HIS POCKET AND THE WORDS "WHY DON'T YOU TAKE THE KEYS, THERE YOURS". THAT NIGHT AGAIN HE SAID I WAS GOING TO GET ANOTHER SURPRISE.

THE SURPRISE I DID GET THE NEXT DAY. WE WERE TALKING RE HIS HOBBIES AND HE ASKED ME UP TO HIS SUITE TO SEE HIS LAMPS. I WAS NOT AFRAID TO GO WITH HIM BUT I DID HESITATE BECAUSE HE HAD BEEN SURPRISING ME EVERY DAY AND I KNEW HE WAS PLANNING IT. **HE DOES BEAUTIFUL LAMP WORK AND OTHER PROJECTS.** HE IS VERY PROUD OF HIS FAMILY AND SHOWED THEIR PORTRAITS AND HIS SON'S PAINTINGS. HE HAD A PICTURE OF PRINCESS DIANA ON WALL AND I ENJOYED TEASING HIM RE ONE OF HIS GIRLFRIENDS. I WAS THERE ABOUT 10 MINUTES.

I SHOWED HIM MY SUITE AND MY TEMPORARY LITTLE OFFICE AND TOLD HIM THAT I WAS MOVING TO A LARGER PLACE AS SOON AS COURT CASE COMPLETED. I SHOWED HIM MY FUTURE WORLD GLOBE, BOSTON, JERUSALEM AND NEW YORK FUTURE STAKE OUT MAPS ON THE WALL.

WHEN WE GOT ON ELEVATOR, FLO WAS THERE AND HE WENT TO GRAB HER AND HUG HER. SHE PUSHED HIM AWAY AND SAID NO JEAN. YOU THEN STARTED KICKING HER CART. I WONDERED WHY HE DID THAT. THE WOMEN I'VE MET IN LOUNGE ALL THINK YOU ARE A NICE MAN.

ONCE AGAIN AT NIGHT I GOT ANOTHER MESSAGE THAT **HE** HAD ANOTHER SURPRISE FOR ME. HE CAME AND SAT DOWN BESIDE ME PUT HIS ARM AROUND ME ON LOVE SEAT. HE STARTED TALKING ABOUT THE CHINESE CLAIMING HE COULDN'T UNDERSTAND THEM AND COULD I. I LEANED OVER HIM TO HIS HEARING AID IN ONE EAR AND ANSWERED. WE WERE VERY CLOSELY TOUCHING AND HE MENTIONED IT AGAIN. HIS LEFT LEG HE KEPT MOVING HITTING ME ON PURPOSE SO I WOULD FEEL IT AND LOOK AT HIM. THEN HE TOOK HIS LEFT ARM AND STARTED POUNDING HIS HEART SO I WOULD LOOK AT HIM. DURING THIS MEETING I ASKED HIM IF HE WAS GOING TO THE DANCE. HE SAID NO. IF HE DANCED HE WAS AFRAID OF BEING RAPED AND HE LAUGHED. **HE WAS DELIBERATELY TOUCHING ME AND ATTEMPTING TO SEXUALLY AROUSE ME.** HE WENT UPSTAIRS AND HE PULLED ME MORE THAN ONCE INTO HIS ARMS DANCING AND CONTINUED TO PSYCHICALLY AROUSE ME. **THIS HAS GONE ON ALMOST EVERY DAY.** THE WARMTH IS ALWAYS THERE EVEN TO TODAY.

MY HOME IS FULL OF CHURCH MUSIC MOST OF THE TIME OR OPERA WHEN T.V. NEWS OR THE MODERN SHOW NOTION. THE TYPE OF BEHAVIOR ABOVE I HAVE NEVER COME ACROSS.

I TOO HAVE A SENSE OF HUMOR. THE SONGS I TOLD HIM HE COULD READ THAT WERE FILED AND THE NEW ONE READY. I TOLD HIM FLO AND I PLANNED TO LEAVE FOR NEW YORK IN FEBRUARY IF THE WEATHER WAS SUITABLE BUT CHANGED TO MAY. I TOLD HIM THE U.S. HAD BEEN PSYCHICALLY SIGNALING IN AN EMERGENCY TRIP TO NEW YORK WHICH I WILL GIVE A DETAILED ACCOUNT AT END OF THIS LETTER SECTION THAT HE DID NOT GET.

ALSO I TOLD HIM HE SHOULD READ CLOSELY THE WORLD TRADE CENTER, PA., AND PENTAGON SECTION WELL KNOWN IN WASHINGTON, ET AL. THAT IS WHAT I SAID I WANTED HIM TO READ AS **TOP PRIORITY MATTERS AND CASE.** I TOLD HIM THIS WAS PART OF THE U.S. SUPREME COURT BOOK I AM WRITING ALONG WITH CASE. THERE WILL BE A SONG FOR EACH STATE AND PROVINCE INVOLVED IN **PREMEDITATED MURDER BY JUDGES, ET AL.** I TOLD HIM WORKING ON THE C.I.A. GEORGE TENET SONG.

I ALSO TOLD HIM HE SHOULD READ WHAT IS IN THE MOTION THAT IS FINISHED AS IT EXPLAINS MORE THE URGENCY OF HIM TO SETTLE THIS PROBLEM.

WHEN THE SNIPER CASE WAS ON MY WORK HOURS WERE WEIRD AND I WAS WORKING AHEAD OF POLICE SO IF WE MARRIED HE WOULD HAVE WEIRD HOURS WHEN TOP PRIORITY CASES COME AND I DO ONLY ONES I WISH TO DO OR CAN DO.

I TOLD HIM I WAS BORN IN MANITOBA BUT MY FATHER WAS BORN IN THE UNITED STATES SO I HAVE **DUAL CITIZENSHIP.** I HAD TWO KIDS, ONE LEGAL TIES WERE SEVERED. MY SON I AM WAITING FOR HIS ARRIVAL FROM BRITISH COLUMBIA IN HANDCUFFS. MY CASE IS TO BE AIRED ON CANADA-U.S. T.V. SINCE JUDGES, ET AL ARE TO BE ARRAIGNED FOR **CONSPIRACY TO MURDER, ETC.** I TOLD HIM WE COULD TALK AFTER HE READ.

I TOLD HIM DOT COULD SIT DOWNSTAIRS AT HER USUAL TIME OF JUST AFTER ONE UNLESS SHE CHOOSES DIFFERENT. SHE NO LONGER BOTHERS ME ~~ONLY YOU DO JEAN AS THE MOTIVE FOR USING ME UNCLEAR.~~ I EVEN SUSPECTED A **CONSPIRACY PLOT** WHICH WOULD COME TO LIGHT IF THERE WAS ONE.

THERE JEAN IS YOUR PSYCHIC LOVE VIBRATIONS. I LOST TRACK OF HOW MANY TIMES YOU ASKED ME TO MARRY YOU. YES I KNEW HE WONDERED WHY I DID NOT STAY DOWNSTAIRS WHEN HE WENT SHOPPING WITH YOUR SON BUT BREAKING NEWS FROM U.S. WAS ON AND I MUST WATCH BUT DID RUN DOWN FOR A MINUTE. YES I KNEW HE WAS COMING DOWN TO MEETING AND TO SAVE A SEAT FOR HIM. I KNEW HE WAS GOING TO TEASE AND GET CLOSE.

HOW WOULD HE LIKE OUR WEDDING IN LOUNGE WITH OUR ENGAGEMENT PARTY ON VALENTINES DAY? WERE ALL FAMILY YOU SAID.

I NEVER GET ZEALOUS BECAUSE MY FUTURE GIFTS WARN ME. I EVEN THOUGHT HE WANTED ME TO GET ZEALOUS OF YOUR LADY FRIENDS BUT NO SENSE TO THAT BECAUSE HE WAS **COMING ON TOO STRONG TO BE ZEALOUS.**

I DON'T CARE WHAT WOMEN HE TEASES IN FRONT OF ME OR BEHIND MY BACK. I DO NOT GET ZEALOUS. BUT HE DOES NOT CROSS THE LINE WITH ME EVER. LOVE HARMS NO ONE — PSYCHICALLY OR VERBALLY OR CROSSES THE LINE. BY THE SONGS I DO TEASE BUT HARMLESS TEASES.

I HAVE WANTED HIM TO COME TO ME AND READ. THERE ARE VITAL COURT DOCUMENTS THAT WOULD MAKE HIM UNDERSTAND WHATS WHAT IN THIS CASE. HE CHOSE NOT TO SO THAT IS THAT.

I KNOW OF STELLA TRYING TO DRAG HIM IN BED BUT I AM NOT. THIS HOUSE NEVER GETS FREE SEX. SEX HAS NOT BEEN A PART OF MY LIFE SINCE AROUND 1985. I NEVER THINK OF A MAN FOR LOVE OR SEX. MY CASE AND CAREER HAS BEEN FIRST. WITH HIS MIND POWER WAYS AND PERSONALITY HE COULD CON WOMEN INTO HIS BED EASY IF HE WANTED. PLEASE DON'T TRY THAT WITH ME AS SEX IS AFTER MARRIAGE. IF HE KNEW OF THIS CASE HE WOULD KNOW WHY AND UNDERSTAND.

HE MADE ME CRY FRIDAY NIGHT. HE WAS TORTURING ME FOR FUN.

A COPY OF THE ORIGINAL LETTER
WILL BE FILED WITH MOTION AND ORDER

ONE ITEM PRIOR IN ELEVATOR RE FUDGE, JEAN MARIE AND MERVE SMITH.

ONE ODD STATEMENT PRIOR TO THIS BY MERVE SMITH THAT "WE HAVEN'T HAD A RAPE CASE IN HERE IN YEARS". MERVE USED TO READ TARA CARDS, ETC. AND I SUSPECT HE FORESAW SOMETHING OR KNEW SOMETHING.

AFTER THERE WERE MANY PSYCHIC PULLS TO GO DOWNSTAIRS AND PSYCHIC "PLEASE COME DOWN JEAN MARIE WANTS TO SEE YOU". SOMETIMES I DID AND SOMETIMES I DIDN'T GO BUT WHEN I DID I OBTAINED PRICELESS EVIDENCE AGAINST HIM FOR COURT.

HIS EYES WERE THE DRAWING CARD AS IN THE
LOUISIANA SERIAL EYE RAPIST MURDER CASE.

I DID NOT KEEP A DATE BOOK OR RECORD OF THE U.S. PSYCHIC DURING THIS AS THIS CASE IS FILED **FOR THE F.B.I. TO WIRE-TAP OR USE BUGGING OR MONITORING EQUIPMENT UNTIL COMPLETION OF MY INTERNATIONAL CORRUPTION CASE.** THE PSYCHIC VISIONS OR MESSAGES THAT CAME DURING THIS **PARANORMAL PSYCHIC CASE FROM THE UNITED STATES ARE AS FOLLOWS:**

1. LA. SERIAL EYE RAPIST - PULL YOURSELF OUT
2. EMERGENCY HOUSING IN NEW YORK - GOV. PATAKI, U.S. POLICE EMERGENCY WOMEN'S SHELTER, PAST PRESIDENT CLINTON
3. S.O.S. U.S. MILITARY SHIP
4. SEN. O. HATCH'S CHURCH CROSS
5. SEN. J. BIDEN - SEN. BIDEN WOULDN'T DO THAT TO A WOMEN
6. SOL. GEN. TED OLSON
7. BOSTON POPS - CONGRESS

8. U.S. PLANE, MACHINE GUNS & TANK
9. F.B.I. CONTINUALLY COMING IN AS WE GET CLOSER TO DEPARTURE.

F.B.I. PSYCHICALLY TRANSPOSED AND F.B.I.
AGENT IN BLUE JACKET TO JEAN MARIE MARTIN'S DOOR
WITH PERSON OF INTEREST - MANDATORY MATERIAL
WITNESS WARRANT WHEN PERSON OF INTEREST.

10. CHIEF JUSTICE W. REHNQUIST - HIS RULING FOR CASE
11. LOTS OF AMERICAN MEN TO DANCE WITH - PSYCHICALLY DANCING
OFF IN THE ARMS OF AN F.B.I. AGENTS AND WASHINGTON F.B.I.
IS FULL OF AGENTS THAT CAN PROTECT YOU.
12. SPOON PSYCHIC MAN
13. STATUE OF LIBERTY
14. MOST INTERESTING ONE WAS TWO PSYCHIC FORCE FIELDS COMING
TOGETHER - ONE WRAPPED AROUND MY BODY PROTECTING ME FROM
THE SOUTH AND THE SECOND JEAN MARIE MARTIN PSYCHIC FORCE.
15. PRESIDENT BUSH CAME IN.

ON FEBRUARY 26th, 2003 F. LALONDE'S COMMON LAW WIFE, GRACE, WAS
SITTING IN THE LOUNGE AND THE PRESIDENT AND JEAN MARIE WERE TALKING
ABOUT A WOMEN WHICH SHE SUSPECT WAS ME AS SHE WAS POINTING TO
EXERCISE AREA OF ROOM AND THAT BEVERLEY SANSFIELD STATE "SHE HAD
TO GET IT OFF HER CHEST".

ONE WEEK BEFORE THE SOCIAL WORKER MEETING, THE LAW REQUIRES THAT
ALL PARTIES ARE GIVEN WRITTEN ADVANCE NOTICE IF A MEETING IS TO
BE SCHEDULED AND IN THIS CASE PROHIBITED AND ILLEGAL.

TIMES DOWN IN LOUNGE AND REASONS

AUGUST, 2003	-	OUTSIDE
SEPTEMBER, 2003	-	UPSTAIRS WORKING APPROX. 99% OF DAY
OCTOBER, 2003	-	UPSTAIRS BAKING - APPROX. 99% OF DAY
NOVEMBER, 2003	-	UPSTAIRS APPROX. 99% OF DAY
DECEMBER, 2003	-	MID-MONTH WENT TO LOUNGE RE X-MAS PARTIES, ETC.
JANUARY, 2003	-	DOWN FOR EXERCISE ONLY (MONTHLY MEETING & PARTY)
FEBRUARY, 2003	-	DOWN FOR EXERCISE ONLY (MEETING & MONTHLY PARTY)
MARCH, 2003	-	DOWN FOR EXERCISE ONLY (MEETING & MONTHLY PARTY)

I DO NOT TALK MUCH AS IT IS MY POLICY WHEN
I SEE AND KNOW WHATS GOING ON OR THE PEOPLE
NOT MY TYPE. THE CHINESE ARE MORE MY TYPE
NOT THE GOSSIPERS OR FOWL MOUTH SWEARING OF SOME.

JEAN MARIE MARTIN STARTED THE CRIMINAL BALL ROLLING. HE MUST TAKE
RESPONSIBILITY FOR STARTING IT. I HAVE THE LEGAL RIGHT TO USE
FREE SPEECH OR EXPRESSION WITHOUT INTERFERENCE TO TELL HIM OFF
VERBALLY OR WRITTEN EVERY TIME HE DOES SOMETHING FACE TO FACE OR
PSYCHICALLY.

~~may~~ I MIGHT NOT BE
PHYSICALLY BEAUTIFUL ~~AND~~
^{ATTRACTIVE} THAN THEM, BUT MY HEART
IS BETTER THEN ~~THEIR~~ ^{THEIR}

LOVE IS LIKE A FLOWER
IT WILL GROW ON ITS
OWN OP

~~WILL BE A FLOWER~~

~~WILL BE~~

DONT BE AFRAID OF
DEATH, BECAUSE WITHOUT
HIM LIFE WILL BE
~~WILL BE~~ OP

ANYONE CAN HUNT ~~THE~~^A TIGER
FEARLESSLY WHEN THE TIGER
IS ABSENT.

I HOPE TO LIVE YET A LITTLE
WHILE, ~~AS~~^{BUT} LIFE WOULD BE
UNBEARABLE IF DEATH WERE
NOT WORSE YET.

FICTION IS SOMETHING THAT
MIGHT HAPPEN. BUT FACT IS
SOMETHING THAT ALREADY HAPPEN.

I HAD NOTHING TO LOSE, SO
I GAMBLE FREELY.

IF TROUBLE WERE AS EASY TO
GET OUT — AS INTO — LIFE WOULD
BE ONE SWEET SONG.

LIFE SHOULD BE LIKE A WOMAN'S
LOVE. MORE SHE SQUEEZE,

GOING THERE MAY BE MOST OF
THE FUN — BUT ONLY IF YOU
GET THERE IN THE END.

IN LIFE, UNLIKE CHESS,
THE GAME CONTINUES AFTER
CHECKMATE.

DON'T WORRY ABOUT IT MY
FRIEND. IT IS ALWAYS WISE
TO HAVE BUT ONE WORRY AT
A TIME

IT IS NOT TIME FOR YOU TO
GET EMOTIONAL ^{ON ME} NOW. ~~FIRST~~
LET ME CRY FIRST.

THE WALL THAT SAYS "WELCOME
STRANGER" HAS NEVER BEEN
BUILT.

(THERE IS NO DRINK LIKE PURE
WATER, PROVIDED ONE REALIZES
THAT IT IS ALCOHOL THAT IS THE
PURIFYING AGENT

THOSE WHO SAY "A PENNY FOR
OUR THOUGHTS" ARE USUALLY
BEING OVERGENEROUS.

THE MOST EXCITING PART OF ANY
TRIP IS REACHING HOME AGAIN.

THE LONGER IT TAKES TO GET
TO THE POINT, THE BLUNTER IT
TURNS OUT TO BE.

GOOD COMPANY ROBS EVIL DEATH
OF SOME OF ITS TERROR

HERE IS NO DRESS LIKE ONE'S
OWN CONSCIENCE AND IT IS THAT
HICK MAKES LIFE SO NEEDLESSLY
INTER.

SINCE THE SUN SETS, IT GROWS
DARK, DON'T LET THAT CATCH
YOU BY SURPRISE.

HE WHO IS NEEDED MUST
LEARN TO ENDURE FLATTERY

A PAWN IS THE MOST IMPORTANT
PIECE ON A CHESSBOARD —
TO A PAWN

SMALL IS BEAUTIFUL. AN
EAGLE MAY AT TIME GO
"HUNGRY," A PET CANARY, NEVER.

LIFE IS PLEASANT. DEATH
IS PEACEFUL. IT IS THE
TRANSITION THAT IS TROUBESOME

THE BODY KNOWS WHAT
IT NEEDS. THAT'S WHY
SOME THINGS TASTE GOOD.

WE ARE ALWAYS CERTAIN
THAT THE DECISION WE HAVE
MADE IS WRONG.

ANTI-STOCKING - ENDANGERMENT CHARGE & DISORDERLY CONDUCT

BIBLE RULES FOR LOVE - JUSTICE A. SCALIA, ET AL BIBLE TRIAL

LOVE IS LONG-SUFFERING AND KIND. LOVE IS NOT JEALOUS, IT DOES NOT BRAG, DOES NOT GET PUFFED UP, DOES NOT BEHAVE INDECENTLY, DOES NOT LOOK FOR ITS OWN INTERESTS, DOES NOT BECOME PROVOKED. IT DOES NOT KEEP ACCOUNT OF THE INJURY. IT DOES NOT REJOICE OVER UNRIGHTEOUSNESS, BUT REJOICES WITH THE TRUTH. IT BEARS ALL THINGS, BELIEVES ALL THINGS, HOPES ALL THINGS, ENDURES ALL THINGS. LOVE NEVER FAILS

SEN. O. HATCH'S T.V. CHURCH

ON ONE OF THE SUNDAY SERVICES, THE MINISTER TALKED OF THE SPIRIT COMING DOWN AND UP.

THIS MUST BE TREATED WITH LOVE (SAFETY IN STOCKING CASES)

PRESIDENT G. BUSH

THERE ISN'T ENOUGH LOVE SHOWN

SEN. O. HATCH, ET AL

LOVE THY NEIGHBOR AS THY SELF

STOCKERS

STOCKERS ARE DERANGED PSYCHOPATHS WITH MENTAL PROBLEMS

LETTER TO F.B.I. - JANUARY 31st, 2003

CONSPIRACY TO COMMIT SEXUAL HARASSMENT
CONSPIRACY TO COMMIT SEXUAL TOUCHING
CONSPIRACY TO COMMIT RECKLESS ENDANGERMENT
CONSPIRACY TO COMMIT DISORDERLY CONDUCT
CONSPIRACY TO LIE
CONSPIRACY TO COMMIT TORTURE
CONSPIRACY TO COMMIT ANTI-TERRORISM
CONSPIRACY TO USE PSYCHIC WORLD TO COMMIT HIS CRIMES AND TORTURE
CONSPIRACY TO RACKETEER
ADDITIONAL BODILY HARM, ETC.

I TOLD F.B.I. TO SIT ON CASE TILL I GATHERED FURTHER INFORMATION RE THIS CASE.

AS THE LAW PERMITS I ANSWERED SOME OF HIS PSYCHIC MESSAGES IN WRITING SO I WOULD HAVE PROOF I REPLIED WHEN I WAS ANNOYED OR BOTHERED. **PROTECTED BY FREE SPEECH (OR I VERBALLY REPLIED)**

THREE OTHER MEN ASKED ME OUT OR WHATEVER THEY WANTED. I HAD NO TROUBLE FROM THEM WHEN I SAID NO AND NO PSYCHIC PROBLEMS.

**PSYCHIC MESSAGES FROM JEAN MARIE MARTIN - NOT ALL REMEMBERED
(THEY COMMENCED ALMOST AT BEGINNING - NEVER KEPT DIARY)**

SATURDAY - JANUARY 18th, 2003 - SURPRISE MEETING, CHANGE STRATEGY
(CHOKING)

FRIDAY - JANUARY 17th, 2003 - PSYCHIC FORCE TO A CERTAIN CHAIR
IN LOUNGE

SUNDAY, JANUARY 19th, 2003 - DOOR, FACE, KISSES, CROSS (RIP CROSS
OFF NECK), HEART POUNDING GAME

MONDAY, JANUARY 20th, 2003 - DOOR, NEW GAME, STOCKING, WATCH,
I LOVE YOU, CROSS, PULLING UP TO HIS SUITE, COMING DOWN TO MY SUITE
(F.B.I. CAME IN TO END AND EXIT TO SYRACUSE)

TUESDAY, JANUARY 21st, 2003 - SURPRISE ENTRY (I LEFT ROOM AT ONCE),
CROSS DID STOP FACE-EYE CONTACT TO START BREAKING HIS SPELL, SPIRIT
DOOR CLOSE - KISS IN MY ROOM WITH ARMS AROUND ME IN HIS SPIRIT
FORM, SEX TALK

WEDNESDAY, JANUARY 22nd, 2003 - I GO INTO BATHTUB AND HE COMES
INTO VISUAL VIEW PULLING ME UP TO HIS SUITE, COMES DOWN

THURSDAY, JANUARY 23rd, 2003 - PULL UP PULL DOWN AND SEX TALK

FRIDAY, JANUARY 24th, 2003 - SENT BIBLE DOWN TO MY LAP, I SHOULD
BE TAKING CARE OF YOU WHEN YOU ARE SICK.

SATURDAY, JANUARY 25th, 2003 - BUM APPEARED, MET ME IN ELEVATOR
WALK, PANTS - LOVE SEAT IN LOUNGE WHERE HE SEXUALLY AROUSED ME
ON PURPOSE AND MENTIONED CHINESE DINNER, HIS FEAR PROBLEMS HE
HAD - MANY TIMES HE WOULD SAY I'LL COME FOR YOU WHEN I KNOW
YOUR READY ON OTHER DAYS AND HIS FACE WOULD COME MOST TIMES.
MY LETTER TO YOU YOU HAVE NOT READ WHY HAVE YOU NOT READ IT.

SUNDAY, JANUARY 26th, 2003 - UP HAVING BREAKFAST, WALK TO LAKE,
LOUNGE, JEAN MARIE IS UPSTAIRS WHERE YOUR HEART IS, READ HIS
LETTER, ALWAYS WARM VIBRATIONS WHEN HE IS COMING CLOSE TO ME
PSYCHICALLY OR IN HUMAN FORM, HE TALKED TO MY FRIEND JULIET
ABOUT ME.

MONDAY, JANUARY 27th, 2003 - AM DOOR, ELEVATOR, I LOVE YOU,
VISION DOWNSTAIRS OF PUTTING HIS PSYCHIC ARM AROUND TAP MY
EAR - WORDS YOU KISSED MY EAR AND THE WORDS IS THERE SOMETHING
JEAN MARIE DIDN'T DO THAT HE SHOULD HAVE DONE, WARMTH, I HELD
HIS LOVE MESSAGE IN MY HAND SO HE COULD SEE IT, OUT FOR HIS
CIGARETTE AND THEN CAME BACK, HE WENT OUT AND I FOLLOWED HIM OUT
TO ELEVATOR, TOUCHED HIS CHEEK WITH HIS LOVE LETTER AND SAID I
GOT YOUR NOTE. I LEFT HIM. PSYCHIC THOUGHTS OF EACH OTHER AT
NIGHT.

TUESDAY, MARCH 28th, 2003 - WOKE UP AROUND 1 AM JEAN MARIE'S
VISIONS PSYCHIC MESSAGES - DOWN AT NIGHT AND WE TALKED BRIEFLY
AT LOUNGE DOOR

WEDNESDAY, MARCH 29th, 2003 - CAME DOWN AND JOKED WITH WOMEN. HE WANTED ONE OF HIS OLD GIRLFRIENDS TO SIT DOWN BESIDE HIM BUT HE WAS WATCHING MY REACTION, I WAS BUSY SHOWING PETER THE CHRISTMAS PARTY PICTURES AND PETER AND I BOTH WERE DISCUSSED AS PETER HAS READ LOVE LETTER AND OTHER ITEMS RE HIM AND HAS BEEN ADVISING ME. PETER CAN'T FIGURE HIM OUT EITHER. HE AND GIRL WERE TALKING IMMORAL SEX TALK, I ASKED HIM IF HE WANTED TO SEE PICTURE AND HE SAID NO RATHER RUDELY, THEN HE CAME OVER AND TOOK A LOOK. HE WAS TALKING AND JOKING WITH WOMEN AND I WAS WALKING AND WE CAME CLOSE TO TOUCHING EACH OTHER WITH THAT WARM VIBRATIONS FROM HIM. HE LOOKED INTO MY EYES SEVERAL TIME WITH A SMILE ON HIS FACE. HE MADE SURE THAT HE TOLD EVERYONE THAT NO ONE CHANGES JEAN MARIE AND HE REPEATED THAT MESSAGE AT NIGHT PSYCHICALLY.

I NEVER WANTED TO CHANGE HIM OR PLANNED TO CHANGE HIM.
ONLY GOD AND THE PERSON THEMSELVES CAN MAKE CHANGES TO
A PERSON. (CHURCH TRAINING RULES)

THURSDAY, MARCH 30th, 2003 - STOCKING IS A FEDERAL CRIME THAT I AM AWARE OF AND HE HAS BEEN STOCKING ME SINCE BEGINNING - LIVING IN MY SUITE IN PSYCHIC WORLD. HE KNEW I WAS IN LOUNGE AND IT WAS EMPTY SO HE STAYED IN HALL. FIRST PSYCHIC MESSAGE HELP ME CAME DOWN IN AFTERNOON. I WAS BOILING WATER AND HE SAID HE WAS WATCHING ME. I WISH I HAD A CAMERA FOR THIS PART FOR THE CNN T.V. SHOW. I WAS IN LOUNGE AT NIGHT AND HE CAME DOWN. REPEATED THE SAME PSYCHIC ARM AND KISS AND WHAT IS JEAN MARIE DOING WRONG THAT HE SHOULD BE DOING. CAME IN LOUNGE WALKED AROUND WATCHING AND THEN ASKED WHY DID YOU SEND THAT LETTER. I ANSWERED TO ANSWER YOUR NOTE. THEN HE CUT ME OFF RUDELY AND SAID HE DIDN'T WANT TO TALK TO ME OR SEE AND MADE A THREAT WHICH I IGNORED. HE LEFT AND I LEFT AND HE STARTED IN PSYCHIC STOCKING AND MESSAGES. HE WAS LAYING NEAR HEAD BEFORE I WENT TO SLEEP. HIS PRESENCE WAS THERE IN MORNING WHEN I WOKE UP. WHILE IN LOUNGE THAT NIGHT A U.S. NEW YORK POLICE (BLUE) EMERGENCY CAR FROM SYRACUSE CAME IN RE HE MUST FACE HIMSELF AND WASHINGTON CAME IN.

FRIDAY, MARCH 31st, 2003 - MORE PSYCHIC RE NIGHT BEFORE. I WENT DOWNSTAIRS TO EXERCISE AND I TOLD TWO MEN WHAT HE HAD DONE. THEY KNEW HE CROSSED THE LINE AND IS RUNNING FROM HIMSELF. JOHN CAME DOWN LAUGHING. I LOOKED AT HIM AND HE STOPPED AND LOOKED AT ME. DON'T BELIEVE WHAT JEAN MARIE SAYS TO YOU. DUE TO THE VERY POWERFUL STRONG PSYCHIC VIBRATIONS, WHEN HE COMES DOWN OR SENDS MESSAGE THE SAME WARM EERIE FEELING COMES. WHEN I WENT OUT ON SCOOTER TO SHOP JEAN MARIE CAME TO ME AND HE WAS ALSO AT DOOR WITH GROCERIES BEFORE HE TOLD ME HE HAD ENOUGH MONEY TO FEED ME. ALSO BEFORE WHY DON'T YOU GET JEAN MARIE TO DO THIS OR WHATEVER. DON'T LEAVE JEAN MARIE ALONE UPSTAIRS - TAKE HIM WITH YOU. AT NIGHT HE CAME IN THE STRONGEST MOST POWERFUL VISION EVER IN HIS COAT. DO YOU WANT TO SEE JEAN MARIE. I WAS COLD FROM SCOOTER BREAKING DOWN AND SAID NO. SAME USUAL NIGHT GAMES.

SATURDAY, FEBRUARY 1st, 2003 - BUSY WITH COLUMBIA CASE SO I WAS BLOCKING HIM BUT A VERY STRONG MESSAGE CAME - DO YOU WANT TO SEE

JEAN MARIE AND I SAID NO. (AM) WENT DOWN TO LOUNGE IN AFTERNOON AND THE WORDS DO YOU WANT TO SEE JEAN MARIE. LOOKED OUTSIDE AND HE WAS THERE. A JOKE RE SNOWBALLS AND PETER AND FRANK RE SITTING ON THEIR LAPS HUGGING AND KISSING. SAME NIGHT LOVE STUFF.

SUNDAY, FEBRUARY 2nd, 2003 - WATCHING COLUMBIA CASE - STRONG MESSAGES - IS THERE SOMEONE YOU WANT TO SEE. MUCH LATER I WENT DOWNSTAIRS AND THERE WAS JEAN MARIE AT THE DOOR. HE SAT DOWN AND TALKED TO JUNE KING WHO HE PROMISED TO MARRY IN JUNE. OUR EYES MET AND THEN HE WENT UPSTAIRS. I WAS GETTING READY TO LEAVE TO MAIL LETTERS TO CHIEF JUSTICE AND F.B.I. (HIM) AND HE SAID MAYBE JEAN MARIE SHOULD MEET YOU DOWNSTAIRS. HE THEN HELD ME IN HIS PSYCHIC ARMS. HE CAME DOWN IN PSYCHIC FORM TO OPEN DOOR WHEN I LEFT AND WHEN I RETURNED. I HAD A NAP AS I HAVE A COLD AND HIS HAND WAS ON MY FOREHEAD. THE WEIRDEST FEELING AT NIGHT WHEN HE CAME DOWN TO ME. HIS PSYCHIC FORCE WAS ON ONE SIDE AND ANOTHER PSYCHIC FORCE WAS BEHIND ME SAYING THEY COULD FEEL HIS PRESENCE COMING DOWN AND I HAVE TO GET YOU OUT OF HERE.

MONDAY, FEBRUARY 3rd, 2003 - PSYCHIC MESSAGES FROM UPSTAIRS, ELEVATOR, TOO BUSY WITH COLUMBIA CASE TO PAY ATTENTION TO MEETING ON MAIN FLOOR. STOPPED WHAT I WAS WATCHING ON T.V. AND WENT DOWNSTAIRS FOR QUICK WORKOUT AND JEAN MARIE GOT OFF ELEVATOR. SITTING WATCHING COLUMBIA AND HIS SPIRIT APPEARED ON COUCH WITH ARM AROUND ME AND LATER JUST SITTING THREE. USUAL LOVE NIGHT STUFF. **MANY PSYCHIC VISIONS OF HIM IN HALLWAY RE LOVE NOTE AND AT DOOR RE CHINESE PARTY. HELP ME HELP ME WITH THIS.**

TUESDAY, FEBRUARY 4th, 2003 - PSYCHIC BODY ON COUCH, IN SUITE WHEN FLO LALONDE HERE, NIGHT DOWN IN LOUNGE VERY STRONG POWERFUL MESSAGE I KNOW YOUR IN SUITE WITHOUT YOUR BRA ON. COME TO SUITE AT BEDTIME TO KEEP YOU WARM. SENT DOWN ORDER SECTION WITH TWO HEARTS ON DO YOUR OWN ORDER SECTION WITH DOES JEAN MARIE HAVE TO SIGN. DOOR AT NIGHT KEY TO OPEN. LOVE MESSAGES, HIS FACE IN CERTAIN POSITIONS.

WEDNESDAY, FEBRUARY 5th, 2003 - COMING DOWN TOSSING VALENTINE HEARTS, STANDING BLOCKING LOUNGE DOOR, STANDING AT POST OFFICE TO MAIL ORDER, WENT DOWN TO EXERCISE (ELEVATOR PSYCHIC STANDING BEHIND ME), SITTING ON COUCH WITH ENGAGEMENT RING IN HIS HAND. LOVE MESSAGES, HIS FACE.

FEBRUARY 6th, 2003 - SAME DAILY FACES OR LOVE MESSAGES. **F.B.I. WASHINGTON OFFICE SIGNALLED IN THEY WERE WATCHING.**

FEBRUARY 7th, 2003 - SAME DAILY FACES OR LOVE MESSAGES.

FEBRUARY 8th, 2003 - COUCH LAYING HEAD ON MY LAND, SAME DAILY FACES OR LOVE MESSAGES. **SEN. BIDEN FACE CAME STRONG - BIDEN-HATCH BILL (SEN. BIDEN WOULDN'T PULL A STUNT OFF LIKE THIS)**

FEBRUARY 9th, 2003 - TEARS, LOVE, PUSHING AND KICKING.

FEBRUARY 10th, 2003 - SAME STUFF LOVE PUSHING, 8:00 PSYCHIC TOUCHING AND HUGGING ME.- 12:00 NOON YOU WON'T MAKE JEAN MARIE ZEALOUS BECAUSE I HAVE YOU - **I'M NOT TRYING TO MAKE HIM ZEALOUS.** I AVOIDED HIM RE COURT SERVICE TILL IN ALL HANDS. 5:00 PM MERVE STOPPED ME FROM SEEING HIM WHILE HE WAS SITTING IN LOUNGE READING. SLEEP ON SONG - **SEN. DOOD CAME INTO PSYCHIC VIEW**

FEBRUARY 11th, 2003 - PSYCHIC ARM AROUND ME, KNEEING, WATCHING ME. BEGGED ME TO GO DOWN TO LOUNGE AT NIGHT THAT I DID NOT WANT TO GO. I WANT AND HE CAME IN AND HE ASKED JUNE KING TO MARRY HIM AND HE WAS WATCHING ME. GOES OUT FOR HIS CIGARETTE AND COMES BACK DOES MORE TRICKS, PSYCHIC PUSH TO ROOM, GOES TO MAIL BOX AFTER HE KNEW I HAD PUT A NOTE IN HIS BOX BY PSYCHIC-SPIRITUAL STOCKING. CAME IN TO LAUGH AND RIDICULE ME. **WHILE THIS WAS GOING ON THE U.S. POLICE CAME INTO PSYCHIC VIEW AND CONGRESS WITH THE WARDEN ORDER.**

FOR SEVERAL DAYS HE CAME INTO PSYCHIC VIEW
IN HIS APARTMENT WITH SATAN THE DEVIL COSTUME

FEBRUARY 12th, 2003 - PULLING UPSTAIRS, STRANGULATION THROAT, I WAS 1/2 HOUR LATE GOING TO WORKOUT AND HIS PSYCHIC HAND PULLING ME DOWNSTAIRS TO HIM, LOOKING AT ME. WENT OUT, CAME IN, WENT OUT, CAME IN WITH SON (I TOOK OFF) SECURITY GUARD ARM AROUND ME. PSYCHICALLY CAME DOWN AND PUT A NECKLACE ON NECK. SAME LOVE MESSAGES AT NIGHT. - **ATTORNEY GENERAL ASHCROFT PSYCHICALLY COMING IN.**

FEBRUARY 13th, 2003 - COMING DOWN IN ARMS KISSING AND MAKING UP. DANCING IN PSYCHIC FORM. PSYCHICALLY SITTING IN LOVE SEAT WHERE HE MADE SEXUAL TOUCHING IN THE HUMAN FORM PRIOR, HALL, EYES, SECURITY GUARD, COUCH MY F.B.I. FRIEND. HUMAN TALK IN HALL I WANT TO BE FRIENDS AND END FIGHTS WE BOTH AGREED. LATER ON T.V. THE VERDICT IN A TX. CASE WAS ON T.V. AND HE SENT A PSYCHIC MESSAGE THAT HE WANTED TO TALK TO ME DOWNSTAIRS. EXERCISE IN MORNING FEELING FAINT - FAINT INTO JOHN'S ARMS. **CHIEF JUSTICE REHNQUIST CAME INTO PSYCHIC VIEW THAT DAY.**

FEBRUARY 14th, 2003 - PSYCHIC DANCING IN HIS ARMS, CHAIR IN HIS ARMS, PSYCHICALLY DROPPED A PENNY IN PANTS FOR PENNY FOR YOUR THOUGHTS, SAME LOVE MESSAGES AT NIGHT IN BED.

FEBRUARY 14th, 2003 - PSYCHIC COUCH, LAP MAKE UP KISSING. JEAN MARIE HAS YOUR VALENTINE PRESENT IN HIS HAND. I WAS DOWN IN LOUNGE TO MEET ELSIE SO SHE COULD READ THE **U.S.S. COURT, CONGRESS (SENATE) AND F.B.I. PSYCHIC BOOK** OF WHICH JEAN MARIE SAID HE'D BE DOWN WITH MY VALENTINE PRESENT AND TO READ. **CONGRESS-SENATE CENSURE RESOLUTION ON THIS SECTION WITH A SIMILAR DESCRIPTION THAT HE WAS WANTING SEX.** HE NEVER READ BOOK AND THE SAME LOVE MESSAGES AT NIGHT.

FEBRUARY 16th, 2003 - FACES, ENGLISH LESSONS FOR JEAN MARIE. ANOTHER TENANT WAS TELLING ME HOW BEAUTIFUL I WAS AND HE DIDN'T LIKE IT. HEARTS, FLOWERS, EYE MEETINGS (TWICE), ARM AROUND ME ON COUCH - I HOPE I DON'T BOTHER YOU THAT I AM HERE PSYCHICALLY, FOOT TAPING DOWNSTAIRS, PUSH AND CHOKING

FEBRUARY 17th, 2003 - PSYCHIC BUM BENT OVER AND LAUGHING, COMING DOWN (LOVE TALK) AT DOOR, FACE DOWNSTAIRS, COUCH FLOWER, DANCE, SAT DOWN AND PULLED ME TO HIS LAP PUT HIS ARMS AROUND ME, DOOR COMING, LAUNDRY, VALENTINES PRESENT, NIGHT OUTSIDE DOOR. BEDROOM PROBLEMS. YOUR DATE BOOK IS FILLED UP WITH JEAN MARIE

FEBRUARY 18th, 2003 - FACES DOWNSTAIRS , BEDROOM PROBLEMS, F.B.I. FROM WASHINGTON, D.C. CAME INTO PSYCHIC VIEW WITH THE MESSAGE THE F.B.I. WOULD BE PAYING YOU A VISIT AS AT Y.W.C.A. WASHINGTON VISIT. NIGHT LAYING BESIDE ME ON COUCH.

AIRED ON CNN T.V. A U.S. STATE GOVERNMENT
(HOUSE) WAS CHECKED FOR ABNORMAL SPIRITS (PARA-NORMAL
BEHAVIOR)

FEBRUARY 19th, 2003 - I HAD FRONT DOOR CAMERA ON FOR F. LALONDE TO ARRIVE. JEAN MARIE WAS IN LOUNGE AND HIS PSYCHIC MESSAGE WHY DON'T YOU COME, FACES UPSTAIRS AND DOWN WARMTH

FEBRUARY 20th, 2003 - LAYING BESIDE ME, FACES, SHOPPING, AT DOOR OPENING AND CLOSING. STANDING AT DOOR IN HUMAN FORM WHEN I GOT BACK FROM SHOPPING - HOW WOULD YOU LIKE TO GO TO DOWNS LAKE WITH JEAN MARIE, LOVE TALK, SLEPT AT NEWS TIME, DOWNSTAIRS, CAME IN KITCHEN AT NIGHT, DREAM OF JEAN MARIE, SEX AND HUSBAND

FEBRUARY 21st, 2003 - FACES DOWNSTAIRS, IN KITCHEN IN COAT HOLDING ME IN HIS ARMS HUGGING WITH WARMTH. JEAN MARIE HAS ANOTHER SURPRISE FOR YOU . X-WIFE, LAKE PROPERTY, IN MY BATHTUB WITH ME, DOWNSTAIRS - I NEEDED MY REST, VISION UPSTAIRS, PRAYING, ARGUING

FEBRUARY 22nd, 2003 - DOWNSTAIRS AT DOOR IN ARMS. ESCORT UP TO ROOM , FACES, HEART, SEX, NIGHT EXERCISE FACES LAYING BY ME AT NIGHT.

FEBRUARY 23rd, 2003 - CONTINUAL FACES, LAY BY ME, KISSING, COME TO MY SUITE, MAKE LOVE TO YOU. JEAN MARIE'S HEART PILLS CAME DOWN, DOOR, BUM DOWNSTAIRS, BATHTUB, CLOSET FOR CLOTHES, KISSING AT DOOR IN LIVING ROOM AND KITCHEN

FEBRUARY 24th, 2003 - JEAN MARIE IS WITH YOU ALL NIGHT. LOVE AND WARMTH. I WANT YOU NOW. FACES WHILE EXERCISING, LOVE PROBLEMS, FEAR RE HIS FIRST WIFE AND REJECTION GO DOWNSTAIRS, SEX TALK, KEY TO YOUR SUITE, GIVE JEAN MARIE A PUSH. AT LUNCH SITTING WITH JEAN MARIE AT TABLE HOLDING HAND IN HIS SUITE HE IS MORE PROTECTIVE RE SECOND WIFE GETTING AWAY.

FEBRUARY 25th, 2003 - WANT LOVE, FACES AT DOOR AND KISSING AND HUGGING, I WENT OUT. BUS TAKE YOU WITH, FACES, PILL BOTTLES, IS THERE SOMETHING JEAN MARIE NOT DOING, DOOR PUTTING SCARF ON, KISSING, SEND HIM SHOPPING, BEDTIME TOGETHER, HONEYMOON TIME, KEY, FACES, KISSING, TOOK LETTER DOWN, COME RIGHT DOWN

FEBRUARY 26th, 2003 - JEAN MARIE WOULD BE DOWN AT 8:00 AM. WHEN EXERCISING. WENT DOWN HE WAS THERE TALKING TO PRESIDENT WITH LETTER IN HAND WHICH PRESIDENT COULD READ. I EXITED UPSTAIRS AND WAS MAD SINCE PRIVACY RULING FOR THIS CASE. WENT DOWN AGAIN LATER AND HE APPEARED PSYCHICALLY STANDING WITH HIS PANTS DOWN. USUAL MESSAGES, MEET ME DOWNSTAIRS TONIGHT. YOU MET OTHERS, KISS ON COUCH, FACES. I WAS WATCHING BUSH SPEECH AND THE MESSAGE WRAPPED IN A FLAG, HAND, PULL OUT TO JEAN MARIE

FEBRUARY 27th, 2003 - DOOR OUT COAT ON, LOVE WARMTH, PUSH DOWN TO EXERCISE, STANDING AT DOOR IN ARMS KISSING, PUSHING UPSTAIRS AT MAIL BOX, KNOCKING 3 TIMES, HANDCUFFS CAME DOWN FOR TWO WOMEN

FEBRUARY 28th, 2003 - WOKE UP HIS FACE CLOSE TO MINE WITH A PILL IN HIS MOUTH - HOW WOULD YOU LIKE TO SHARE A NERVE PILL WITH JEAN MARIE. FACE DOOR, COME DOWN TO SEE YOU, CONFESS LOVE PROBLEMS, DON'T WANT TO FACE MYSELF, VERY CLOSE, NO NOT YET GO OUT JEAN MARIE AT DOOR WHEN COMING IN, GO DOWN TO EXERCISE, BUS - TOO CLOSE, TOO SOON FOR JEAN MARIE. WENT OUT TO PHOTOSTAT COURT MOTION - COME BACK JEAN MARIE AT DOOR IN PSYCHIC FORM, ELEVATOR, TAKE REST COMES DOWN LOVE TALK TOO CLOSE, COME DOWN TO SEE YOU BUS - JEAN MARIE AND MARION, NOT MUCH TIME LEFT TOGETHER HERE SO I WANT TO SEE YOU.

MARCH 1st, 2003 - SAME FACES, UPSTAIRS, DOWNSTAIRS AND MESSAGES, PRAY FOR JEAN MARIE, PUT JEAN MARIE'S SECTION OF COURT SERVICE IN MAILBOX. LORD IS CALLING YOU TO JEAN MARIE'S SUITE TQ. NIGHT LOVE TALK, STANDING AT DOOR, KEEPING YOU UPSTAIRS IN HIS PANTS. COUCH, DANCING, BOOTS

MARCH 2nd, 2003 - SPIRIT IN BED, WAKE UP, FACES, LOVE, X-MAS PARTY (IRISH), PUSH TO WAIT IN LOUNGE, STANDING AT DOOR, 8:00 AM SONG, WASH FACE WITH SNOW, MAN'S ARMS. **F.B.I. SYRACUSE PROTECTING YOU**, OVERRIPE NOW, SEED JOKE - CLINGING VINE, IN ELEVATOR WITH CHIEF MOOSE'S TARA CARD IN HIS POCKET, FACES COMING STEADY, COME TO JEAN MARIE IN LOUNGE, HIS HAND HE'S LONESOME, HELP ME WITH THIS, JEAN MARIE'S LOVE NOTE, PANTS, LOUNGE JEAN MARIE NEEDS SEX, SENT ENGAGEMENT RING DOWN, STANDING IN ROOM BENDING OVER KISSING ME

MARCH 3rd, 2003 - STANDING IN SUITE (BAD MOOD), LOVE MIXED FEELINGS, FEARS, I'LL BE DOWNSTAIRS WHEN YOU EXERCISE AND DOWN HE CAME TO WASH, JEAN MARIE WANTED TO SEE YOU. SITTING ON COUCH BY ME, UP IN HIS SUITE, FACES, SPIRITUAL KISSES, TAKING A BATH HE WAS SITTING ON TOILET, OVERRIPE, NIGHT VERY VERY CLOSE TOGETHER IN LOVE

MARCH 4th, 2003 - MAIL BOX KISSING, UPSTAIRS WATCHING, LOVE TALK THROUGHT DAY. LAYED DOWN FOR REST HE CAME VERY VERY CLOSE, LOVE TALK THROUGHT DAY OR FEELINGS, IN BATH STANDING THEIR IN TUB, BEGGING ME TO COME DOWNSTAIRS TONIGHT, IF I GO TO DANCE AND TAKE YOU HOME WE'LL END UP IN BED (SAME THE NIGHT BEFORE), LAYED DOWN FOR REST AND SAME AS BEFORE VERY VERY CLOSE WITH LOVE TALK. PSYCHICALLY SENT DOWN WHAT I HAD PUT IN MAILBOX. I WENT DOWN AT NIGHT, HE CAME AND STAYED IN LOUNGE WHILE I EXERCISED OUTSIDE LOUNGE. WE NEVER TALKED. WHEN HE REALLY BEGS TO GO DOWN HE USUALLY PLAYS DIRTY TRICKS BUT DIDN'T THIS TIME. THIS IS THE END OF JUST OVER A MONTHS DIARY OF MESSAGES. ALL ARE NOT RECORDED AS BUSY WHEN MESSAGES COME AND I DO NOT HAVE TIME TO SPEND ALL DAY WRITING.

FROM THIS DATE ON I WILL ONLY KEEP TRACK OF UNUSUAL OR DIFFERENT ITEMS BETWEEN NOW AND COURT TO ADD.

PRIOR TO DIARY ITEMS THAT I REMEMBER ARE.

WEDDING PLANS

GO TO JUSTICE OF PEACE OR CHURCH

I MADE IT QUITE CLEAR IF I MARRIED AGAIN IT WOULD BE AN AMERICAN WEDDING AS BOTH HIS AND MY WEDDING IN CANADA WAS A DISASTER.

ALSO I ASKED HIM HOW HE'D LIKE TO BE MARRIED OR RE-SAY HIS MARRIAGE VOWS ON CNN T.V. AT TIME OF TRIAL IN SPRING.

MARRIED IN LOUNGE WHERE WE MET OR PARTY.

LOVE TALK

THERE IS ANOTHER SECTION REGARDING PSYCHIC F.B.I. THAT GOES WITH THIS AND MENTIONED IN CASE STORY.

HUMAN TOUCHING ALWAYS HAPPENED ON MAIN FLOOR OR LOUNGE.
JEAN MARIE DID ATTEMPT TO SEXUALLY AROUSE ME IN LOUNGE TO ENCOURAGE A SEXUAL AFFAIR AND PROCEEDED ON WITH ENCOURAGING ADVANCES AND WROTE A LOVE NOTE THAT WENT IMMEDIATELY TO F.B.I. AND THE CHIEF JUSTICE OF THE U.S. SUPREME COURT.

UNDER CHURCH LAW WE ARE LEGALLY MARRIED UNDER SPIRITUAL TAKING AND BY U.S. COURT ORDER.

JEAN MARIE CAN ENTER MY SUITE AND HAVE SEX OR I CAN ENTER HIS SUITE AND HAVE SEX WITHOUT GOSSIP OR WE CAN WAIT UNTIL WE ARRIVE IN NEW YORK IN SPRING.

JEAN MARIE MARTIN. SONG

COME JEAN MARIE THE LORD IS CALLING YOU.

THE STATE OF MARYLAND ARE PASSING A NEW LAW.

COME JEAN MARIE THE LORD IS CALLING YOU.

THE NEW LAW PROHIBITS PRIESTS HIDING SECRETS OF MEMBERS, ET AL.

COME JEAN MARIE THE LORD IS CALLING YOU.

THE CHIEF JUSTICE'S LANDMARK RULING ON YOU.

COME JEAN MARIE THE LORD IS CALLING YOU.

YOU WANTED TO MARRY ME SO YOU TOOK ME TO YOU IN SPIRIT FORM.

COME JEAN MARIE THE LORD IS CALLING YOU TO ACCOUNT.

JEAN MARIE MARTIN'S LOVE SONG

NOEL NOEL AND OH HOLY NIGHT

THERE WAS JEAN MARIE MARTIA WHATCHING AND STOCKING ME
WITH HIS DEEP PENETRATING BEAUTIFUL EYES.

NEOL NOEL AND OH HOLY NIGHT

JUST BEFORE CHRISTMAS JEAN MARIE STARTED ASKING ME TO
MARRY HIM AND I SAID I DON'T KNOW YOU.

OH HOLY NIGHT A NEW AND GLORIOUS MORN
FALL ON YOUR KNEES OF HEAR THE ANGELS VOICES

JEAN MARIE STARTED HIS PHYSICAL LOVE TORTURE PLANS ON ME.

OH NIGHT DEVINE
OH NIGHT WHERE CHRIST WAS BORN
OH NIGHT DEVINE OH NIGHT DEVINE

JEAN MARIE STARTED HIS PSYCHIC AND SPIRITUAL DRAWING ME
TO HIM AND HIS SUITE WITH **WILL YOU MARRY ME AND HIS
LOVE MESSAGES.**

YES WE'LL GATHER AT THE RIVER
THE BEAUTIFUL BEAUTIFUL RIVER
GATHER WITH THE SAINTS AT THE RIVER THAT FLOWS BY THE THRONE OF GOD

JEAN MARIE I FORETOLD OF THEE COMING INTO MY
LIFE WITH GOD'S DEVINE FUTURE GIFTS

SOON WE'LL REACH THE SILVER RIVER
SOON OUR PILGRIMAGE WILL CEASE
SOON OUR HAPPY HEARTS WILL QUIVER WITH THE MELODY OF PEACE

JEAN MARIE OUR LOVE IS THE LORD'S BUSINESS NOW.
YOURS, MINE AND THE LORDS

YES WE'LL GATHER AT THE RIVER
THE BEAUTIFUL BEAUTIFUL RIVER
GATHER WITH THE SAINTS AT THE RIVER THAT FLOWS BY THE THRONE OF GOD

JEAN MARIE I TOOK YOUR DEVINE LOVE TO GOD'S HOLY LAND
WHERE THE COMMANDMENTS OF GOD DO STAND AND YOU CAN NOW
TAKE MY HAND IN MARRIAGE FOR OURS IS A **DEVINE LOVE
BLESSED IN HEAVEN ABOVE.**

ALL PEOPLE THAT ON EARTH DO DWELL
SING TO THE LORD WITH CHEERFUL VOICE
HIM SERVE WITH MIRTH, HIS PRAISE FORTHTELL, COME YE BEFORE HIM
AND REJOICE

SEN. O HATCH'S CHURCH CROSS COMES INTO PSYCHIC
VIEW TO GUARD JEAN MARIE'S DOOR AND MINE FROM
HARM SINCE JANUARY, 2003.

WHEN HE WALK WITH ME AND HE TALKS WITH ME AND HE TELLS ME
I AM HIS OWN AND THE JOY WE SHARE AS WE CARRY THERE NONE
OTHER HAS EVER KNOWN.

SEN. O. HATCH'S CHURCH MINISTERS' T.V. SHOW
DISCUSSED THE SPIRIT COMING DOWN AND UP AS JEAN
MARIE DOES TAKING ME AS HIS WIFE IN SPIRIT MIND.
THERE IS DEEP LOVE IN JEAN MARIE'S HEART.

GOD SENT HIS SON, THEY CALLED HIM JESUS
HE CAME TO LOVE, HEAL AND FORGIVE
HE LIVED AND DIED TO BUY MY PARDON

**THE CHURCH AND THE U.S. GOVERNMENT WILL PARDON
JEAN MARIE WHEN JEAN MARIE HONORS HIS CHURCH
AND GOVERNMENT MARRIAGE CONTRACT.**

DECEMBER 2nd, 2002

DR. LESIUK:

NO PATIENT WANTS TO BE KEPT IN DARK. WHEN DR. BOWERS TALKED TO ME MANY THINGS WERE IGNORED AND LEFT OUT. WOMEN'S INTUITION KNOWS THESES THINGS.

THE FOLLOWING I WANT ANSWERS TO:

1. L3-4 disc bulge - HOW DO WE FIX THIS BULGE?
2. L4-5 - THIS WAS NOT EXPLAINED. WHAT DOES IT MEAN AND HOW DO YOU FIX IT? *OA CHANGES TOO*
3. L5-S1 - THIS WAS NOT EXPLAINED. WHAT DOES IT MEAN AND HOW DO YOU FIX IT?
4. L5 NERVE ROOT - STEM CELL REPAIRS TO NERVE ROOTS OR NERVES CAN RESULT WITH SECTION OF PATIENTS NOSE GROWN IN LAB.

I KNOW PRIOR TO ANY SURGERY STEM CELLS MUST BE GROWN.

ALSO I KNOW EDMONTON, ALBERTA AND NEW ZEALAND HAVE NEW BONE BUILDING METHODS THAT WORK FASTER THAN PILLS.

I JUST HEARD OF ROBOT SURGERY RE HEART SURGERY. CAN ROBOT SURGERY ROBOT DISCS INTO PLACE AND AVOID MAJOR OPERATIONS IN THE FUTURE?

*OR
NEW
METHOD
(NOT ROD)*
→

YOU SAID A 50-50 CHANCE YEARS AGO NOW WHAT ARE THE CHANCES WITH NEW DAMAGE RE A ROD WHICH YOU DON'T WANT NOR DO I SINCE MOST END UP IN WHEELCHAIR. (PARALYZED FOR LIFE)

AS THIS RESULTED LAST WINTER OVER DRUGS, PROSTITUTION AND STAIRS FOR MONTHS, I QUIT EXERCISE FOR MONTHS BUT DO 3 HOURS A DAY BIKE RIDING (UNLESS FLU OR COLD) AND QUIT ALL OTHER THERAPIST EXERCISES. ARM EXERCISES I WORK AT AND STRETCHING TO MAINTAIN HEIGHT. IF I USE ARMS TOO MUCH BURNING PAIN STARTS SO NEW BACK PROBLEM CAUSED THIS. THE ODD PINCHED NERVE IN NECK OR ARMS OR UPPER PART ONCE IN AWHILE.

I HAVE FOR YEARS BEEN BOTHERED WITH ARTHRITIS IN HANDS, ETC. SO WINTER PAIN IS NORMAL AND QUITE DIFFERENT TO DISCS.

SINCE I ASKED YOU TO LOOK OVER THE TEST RESULTS AND X-RAYS AND GIVE YOUR REPORT AND OPINION, WHEN CAN THIS BE SET UP?

M. Warriner

M. WARRINER
203 - 280 ROCHESTER
OTTAWA, ONTARIO
K1R 7S4

*JAN 14/03 A
SURGERY ON ARM
SIMILAR TO MIN.
DR. LESIUK DO
(MOTHER OF PATI
LIVES IN THIS
BOON) WARRINER
11M
LUCKY
COMPARED
TO HER
GOVERNMENT
1000 AOK*

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*** RIVERSIDE CAMPUS ***

WARRINER

MARION

04/12/1941 F

280

ROCHESTER

203

OTTAWA

ONT K1R 7S4

H: (613) 565-1912 W: (613) 111-1111

LOCATION: O/P CTMAIN

CASE NO.: 200252160565

ORCC NO.: -

FORM NO.: 854872

DISCHARGE: / /

DISCHARGE STATUS:

ORD. PHYS: DR BOWERS

SOMERSET WEST COMM HEALTH CEN.

DR. DR BOWERS

55

ECCLES ST

OTTAWA

ONT

K1R 6S3

EXAM DATE: 05/10/02 TIME: 09:20

ORDER(S):

1

CT LUMBAR SPINE

Contiguous axial images were performed from L3 to S1, without the use of intravenous contrast. Soft tissue and bone windows were obtained for interpretation.

At L3-4 there is a disc bulge with no focal herniation. No evidence of spinal stenosis. Facet joints are normal.

At L4-5 there is a Grade I anterolisthesis. No spondylolysis. There are marked OA changes of the facet joints. Mild degree of spinal stenosis. Suspect also a small right lateral disc protrusion. There is lateral recess narrowing on the right side with possible impingement of the right L5 nerve root.

At L5-S1 there is a disc bulge with no focal herniation. Mild to moderate narrowing of the right neural foramina. The left neural foramina is widely patent. No disc herniation or spinal stenosis. There are marked OA changes of the left and mild OA changes of the right facet joints.

Vertebral body height is well maintained.

IMPRESSION

Grade I anterolisthesis of L4 on L5 with no evidence of spondylolysis. There is spinal stenosis at L4-5. There is possible impingement of the right L5 nerve root at the lateral recess level. There are marked OA changes of the L4-5 facet joints. If clinically indicated an MRI examination may be performed.

TRANSCRIBED BY: LGB

09/10/02

13:04

COLLECTED:

/ /

REPORTED BY:

FOR:

E SIMANTIRAKIS

VERIFIED BY REPORTING PHYSICIAN

PAGE 1 OF 1

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OTTAWA
ON
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235-1220

EXAMS: 000274056 X415-SPINE WITHOUT CONTRAST

CT SCAN OF THE LUMBAR SPINE

L3-S1 contiguously. On the scout film, the L4-5 disc is narrowed and there is Grade I anterior listhesis of L4 and L5.

There is a left lateral herniation of the L3-4 disc which causes some displacement of the exiting left L3 nerve root beyond the foramina. It is not clear that this would be a cause of significant radiculopathy.

The anterior spondylolisthesis of L4 on L5 is accompanied by severe facet hypertrophy medially. There is also some mild ligamentum flavum hypertrophy and calcification in the ligamentum flavum at the L4-5 facets. The combination of these factors results in moderate to severe central stenosis and critical narrowing of both anterolateral recesses as the L5 nerve roots are emerging. This is perhaps more marked in the right anterolateral recess than the left. Severe Q2 also occurs at the L5-S1 facets. In addition, there is marked asymmetry of orientation of the facet planes. The right L5-S1 facet has an oblique sagittal orientation whose obliquity is reversed from that of the usual orientation. This results in some narrowing of the L5 foramina bilaterally. It is not clear that the foraminal stenosis is critical however.

OPINION:

The most significant lesion is a focal moderate to severe central stenosis occurring largely as a result of the L4-5 spondylolisthesis.

REPORTED BY: O'SULLIVAN, J. M.D. AUTHENT

CC: BOWERS, D.

PAGE 1

BOWERS, D.

NAME: WARRINER, MARION
PHYS: BOWERS, D.
DOB: 04/12/1941 AGE: 58 SEX:
ACCT NO: OP43702/00 LOC: CT
EXAM DATE: 20/12/1999 STATUS: REC
D.I.#: 0946527

STATE OF MINNESOTA AND THE MURDER OF SEN. PAUL WELLSTONE, ET AL SONG

SEN. WELLSTONE, ET AL WERE MURDERED BY THE CORRUPT HANDS OF
THE GOVERNMENT OF WHICH THE STATE OF MINNESOTA PLAYED A MAJOR
ROLE IN CORRUPT ACTIVITY.

THE TEN COMMANDMENTS ARE THE LAWS OF GOD AND THE LAND THAT
MINNESOTA HAD POSTED OUTSIDE THE MOORHEAD COURT HOUSE BUT
DISGRACED AND DISHONORED THE LAWS OF THE LAND.

JUDGE NELSON AND CLAESON WANTED THE CONSENT OF PLAINTIFF YEARS
AGO - MANDATORY FEDERAL LAW RULES.

JOY TO THE WORLD, THE DEATH PENALTY IS COMING NEAR
JOY TO THE WORLD, PARDONS ARE PROHIBITED BY LAW
JOY TO THE WORLD, EXCUSES AND PLEA BARGAINING BANNED

FROM ANGELS BENDING NEAR THE EARTH
THE ANGEL CAME TO FORETELL OF SEN. WELLSTONE, ET AL DEATHS
BUT NOT WHEN OR HOW.

TO HEAR THE ANGELS SING
GODS MESSAGE OF A KIDNAPPING CAME THAT NORTH DAKOTA AND
MINNESOTA PLOTTED (BERNICE RASMUSSEN, ET AL)

AND STILL THEIR HEAVENLY MUSIC FLOATS
FORETELLING OF ALL OTHER CRIMINAL CONSPIRACY PLOTS THEY PLANNED

THE BLESSED ANGELS SING
GOD BLESS THE CITIZENS GRAND JURY THAT TAKES OVER THIS CASE

THE WORLD HAS SUFFERED LONG
AT THE HANDS OF CORRUPT LEADERS

AND MAN AT WAR WITH MAN HEAR NOT THE LOVE SONG WHICH
THEY BRING

AND THE WHOLE WORLD GIVE BACK THE SONG WHICH NOW THE ANGELS
SING

BRING JUSTICE BACK TO THE CORRUPT COURTS ONCE AGAIN
AND JUSTICE A. SCALIA, ET AL DEATH PENALTY BELLS SHALL
RING ACCORDING TO HOLY SCRIPTURE RULES

GEORGE TENET'S C.I.A. SONG

NOEL NOEL AND OH HOLY NIGHT BROUGHT THE SHOE BOMBER REID TO
BOSTON AHEAD IN TIME

NOEL NOEL AND OH HOLY NIGHT BROUGHT THE BOSTON CHILD'S SHOE
HOAX AHEAD IN TIME

NOEL NOEL AND OH HOLY NIGHT BROUGHT THE GERMANY PLANE INTO
FUTURE VIEW

BREAD OF HEAVEN
BREAD OF HEAVEN

THE U.S. COLE DID GET HIT

STRONGER DELIVERER
STRONGER DELIVERER

THE U.S. HELICOPTERS AND MILITARY PLANES ARE CRASHING
OVER CORRUPT JUDGES, ET AL

SONGS OF PRAISES
SONGS OF PRAISES

**BOB MUELLER TOOK OVER AND HERE COMES THE RAIDS ACROSS
CANADA AND MY FUTURE COMPUTERS**

LIKE A MIGHT ARMY MOVE THE CHURCH OF GOD

HELP BRING DOWN THE CORRUPT JUSTICE DEPARTMENT THAT
BROUGHT DOWN THE PENTAGON

WITH THE ARMY OF THE LORD

I'M RIDING THE HIGH SEAS AS THE SHIPS SAIL TO WAR.

IF GOD BEFORE US WHO CAN BE AGAINST US

BRING MORE MILITARY INTERVENTION TO CANADA TO RETURN
LAW AND ORDER TO THIS DOUBLE STANDARD CORRUPT LAND.

WASHINGTON, D.C. AND THE F.B.I. PSYCHIC SONG

A MIGHTY FORTRESS IS OUR GOD
UNITED WE STAND DIVIDED WE FALL
IN GOD WE TRUST WITH LIBERTY AND JUSTICE FOR ALL

THE NEW F.B.I. WILL BE THE PROTECTOR OF ALL

OUR NATION WILL HEAL NO VOICE GONE UNHEARD
I'LL WALK WITH GOD FROM THIS DAY ON
HIS HELPING HAND I'LL LEAN UPON
THIS IS OUR PRAYER MY HUMBLE PLEA

THE NEW F.B.I. WILL ALWAYS BE NEAR

I'LL LEAN ON HIM FOREVER AND HE'LL FORSAKE ME NEVER
HE WILL NOT FAIL ME AS LONG AS MY FAITH IS STRONG

THE NEW F.B.I. WILL TAKE OVER THE FUTURE CASE NOW

CHRIST BE BESIDE ME
CHRIST BE WITHIN ME
CHRIST BE BEFORE ME
CHRIST BE ON ALL TONGUES TELLING OF ME
CHRIST BE THE VISION IN EYES THAT SEE ME IN EARS THAT HEAR ME

THE NEW F.B.I. PSYCHIC POLICE WILL ALWAYS BE NEAR

AND I'LL NEVER WALK ALONE WHILE I WALK WITH GOD
HIS HAND WILL GUIDE MY THRONE AND ROCK

THE WASHINGTON COURTS WILL CRUMBLE INTO RUIN
FOR THEIR SINS ARE KNOWN IN HEAVEN

STATE OF NEW YORK SONG

(NEW YORK POLICE OFFICER DANIEL RODRIGUEZ, ET AL & FIRE FIGHTERS)

GOD SENT HIS SON, THEY CALLED HIM JESUS
AN EMPTY GRAVE IS THERE TO PROVE MY SAVIOR LIVES

THE WORLD TRADE CENTER, PENTAGON, PA. PLANE,
OKLAHOMA ARTHUR FEDERAL MURRAY BUILDING, ET AL
A LIVING MONUMENT OF JUDICIAL AND GOVERNMENT
CORRUPTION.

BECAUSE HE LIVES I CAN FACE TOMORROW
BECAUSE HE LIVES ALL FEAR IS GONE
BECAUSE I KNOW THE PLAINTIFF HOLDS THE FUTURE
AND LIFE IS WORTH LIVING JUST BECAUSE HE LIVES.

THE HIGH COURTS HAVE HANDED THE CASE TO THE
CITIZENS GRAND JURY WITH MASTER

LEAD US TO OUR PLACE, GUIDE US WITH YOUR GRACE
GIVE US SPACE SO WE WILL BE SAFE

THE FUTURE WILL GUIDE HOMELAND SECURITY

GOD IS MY STRONG ASSURANCE
MY SOUL WITH COURAGE WAITS
GOD'S TRUTH IS MY ENDURANCE

THE CHIEF JUSTICE, ET AL RULINGS STAND

THE LORD IS MY LIGHT AND MY SALVATION
WHOM THEN SHALL I FEAR
THE LORD IS MY LIGHT
THE LORD IS MY LIGHT

LET NO MAN OR WOMEN OBSTRUCT GOD'S FUTURE WORK AGAIN.

STATE OF PENNSYLVANIA SONG

WE ARE UNITED IN JESUS CHRIST

PA. SEN. A. SPECTER IS GOING TO UPHOLD
ACCESSORY AFTER THE FACT FOR MURDER
ON STATE OF PA., ET AL IN THIS CASE

WE ARE TO MARCHING TO ONE BEAT

NEW YORK COURT OF APPEALS REVISED THE DEATH
FOR JUSTICE A. SCALIA, ET AL MANDATORY DEATH
PENALTY CASE IN NEW YORK

WE ARE THE SOLDIERS OF THE LIGHT

U.S.S.C. REFUSES TO HEAR AN APPEAL OF GOV.
EDWIN EDWARDS RE EXTORTION AND RACKETEERING.

WE ARE CRUSHING THE ENEMY UNDER OUR FEET

THE HIGH COURT UPHOLDING ALL LAWS FOR THE CASE.

WE ARE MIGHTY IN OUR STAND WITH GOD'S WORD IN OUR HAND

SEND THE CHIEF JUDGE FROM ALABAMA WITH HIS
10 COMMANDMENTS IN HIS HEART AND HANDS

JERUSALEM JERUSALEM
HARK HOW THE ANGELS SING
HOSANNA IN THE HIGHEST
HOSANNA TO YOUR KING

GOD'S MESSAGE WAS TO TRAVEL TO BINGHAMTON,
NEW YORK STAY OUT OF PENNSYLVANIA (CORRUPT
STATE) BUT F. LALONDE WAS TOO TIRED.

propell'er *n.* revolving shaft with blades for driving a ship or airplane.—**propul'sion** *n.* [L. *propellere*, *propuls-*]
propen'sity *n.* inclination or bent. [L. *propensus*, leaning forward]
prop'er *a.* own, peculiar, individual; of a noun, denoting an individual person or place; fit, suitable; strict; conforming to etiquette, decorous.—**prop'erly** *adv.* [L. *proprius*, own]
prop'erty *n.* owning; being owned; that is owned; quality or attribute belonging to something; article used on the stage in a play, etc. [F. *propriété*]
proph'et *n.* inspired teacher or revealer of the Divine Will; one who foretells future events.—**proph'etess** *fem.*—**proph'ecy** (-si) *n.* prediction or prophetic utterance.—**proph'esy** (-si) *v.i.* utter predictions.—**v.t.** foretell.—**prophet'ic** *a.*—**prophet'ically** *adv.* [G. *prophetes*, fore-speaker]
prophylact'ic (pro-) *a.* done or used to ward off disease.—*n.* prophylactic medicine or measure. [G. *prophylaktikos*, guarding, before]
propin'quity *n.* nearness; affinity. [L. *propinquitās*]
prop'i'tiate (-ish-) *v.t.* appease, gain the favor of.—**propit'ia'tion** *n.*—**prop'i'tiatory** *a.*—**prop'i'tious** *a.* favorable. [L. *propitiare*, *propitiat-*, make favorable]
prop'olis *n.* reddish waxy resin used by bees to repair cells, etc. [G. *pro*, before, *polis*, city]
propor'tion *n.* share; relation; comparison; relative size or number; due relation between connected things or parts.—*v.t.* arrange proportions of.—**propor'tional** *a.*—**propor'tionable** *a.* in due proportion.—**propor'tionally** *adv.* [L. *proportio*—*portio*, share]
propose' *v.t.* put forward for consideration; present (someone) for office, membership etc.; propose a toast to be drunk.—*v.i.* offer marriage.—**propo'sal** *n.*—**propo'ser** *n.* [L. *proponere*, *proposit-*]
proposi'tion *n.* statement or assertion; suggestion of terms. [L. *propositio*]

prologue (-log) *v.t.* dismiss at the end of a session without dissolution.—**pro'-rogate** *v.t.*—**proroga'tion** *n.* [L. *prorogare*, extend term of office]
prosc'e'nium (-sē-) *n.* front of the stage. [G. *skene*, stage]
proscribe' *v.t.* outlaw, condemn.—**proscrip'tion** *n.* [L. *proscribere*]
prose *n.* speech or writing not verse.—*v.t.* talk or write prosily.—**prosa'ic** *a.* commonplace.—**pro'sy** *a.* tedious, dull.—**pro'sily** *adv.*—**pro'siness** *n.* [L. *prosus*, straightforward]
prosecute *v.t.* carry on, bring legal proceedings against.—**prosecu'tion** *n.*—**prosecutor** *n.*—**prosecutrix** *fem.* [L. *prosequi*, fr. *sequi*, *secut-*, to follow]
pros'elyte *n.* convert.—**proselytize'** *v.t.* [G. *proselytos*, having come]
pros'ody *n.* science of versification.—**pros'odist** *n.* [G. *prosodia*—*ode*, song]
prosopope'ia (-ē'-ya) *n.* (*rhet.*) figure personifying inanimate objects. [G. *prosopopoiia*]
prospect *n.* view; mental view; that is to be expected.—*v.t.* and *i.* explore, esp. for gold.—**prospect'ive** *a.* future.—**prospectively** *adv.*—**prospect'or** *n.*—**prospect'us** *n.* circular describing a company, school, etc. [L. *prospicere*, *prospect-*, look forward]
pros'per *v.i.* do well.—*v.t.* cause to do well.—**prosper'ity** *n.* good fortune, well-being.—**pros'perous** *a.* flourishing; rich.—**pros'perously** *adv.* [L.]
pros'titute *n.* woman who hires herself for sexual intercourse.—*v.t.* make a prostitute of; sell basely, put to an infamous use.—**prostitu'tion** *n.* [L. *prostituere*, *prostitu-*, offer for sale]
pros'trate *a.* lying full length; overcome; exhausted.—*v.t.* throw down; overthrow; exhaust; lay flat; bow (oneself) to the ground.—**prostra'tion** *n.* [L. *pro*, forward, *sternere*, *strat-*, strew]
protag'onist *n.* leading actor in a play; leading figure in a cause, debate, etc. [G. *protos*, first, *agonistes*, combatant]

territory
such terr
in front]
prot'ége
person w
tion of a
pro'tein
compound
part of
protein'i
protest'
declarati
ation of
ing an
outside
member
n.—**prot**
pro'toc
parties a
rules of
kollon, fir
pro'ton
contain
but great
proton, fir
pro'topl
plants. [C
pro'topl
living or
substance
plas'mic
pro'toty
proto fir
protozo'
protos, fir
protract
protrac't
ment for
protrahere
protrude
protru'si
protu'be
protu'be
protuber
proud *a.*
is the cau
adv. [OE.
prove (i
establish

Draft

JOINT RESOLUTION

Draft

Proposing an amendment to the Constitution of the United States
to protect the rights of crime victims.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States:

Section 1. With respect to crimes of violence, and other crimes that Congress and the States may define by law pursuant to section 3 of this article, and throughout the criminal, military, and juvenile justice processes, whether state or federal, victims shall have the rights to be informed of and not to be excluded from any proceeding involving a release from custody or any public proceeding in which those rights are extended to the accused or convicted offender; to be given the opportunity to be heard if present, or to submit a statement, at any proceeding involving a release from custody or sentencing, including the right to be heard regarding a previously negotiated plea; to be informed of any release or escape; to a final disposition free from unreasonable delay; to an order of full restitution from the convicted offender; to reasonable conditions of confinement or release for the accused or convicted offender to protect the victim from violence or intimidation; and to notice of their rights.

Section 2. The victim shall have standing to assert the rights established by this article in the relevant proceeding; however, nothing in this article shall provide grounds for a victim to challenge a charging decision or a conviction; nor shall anything in this article give rise to a cause of action for damages against the United States, a State, a political subdivision, or any public official; nor shall an alleged violation of this article provide grounds for an accused or convicted offender to obtain any form of relief.

Section 3. The Congress, with respect to a proceeding in a United States forum, and each State, with respect to a proceeding in a State forum, shall have the power to enforce this article within their respective jurisdictions by appropriate legislation, including the power to enact appropriate exceptions when demonstrably required for compelling reasons of public safety.

Section 4. The provisions of this article shall apply to all cases arising from crimes committed on or after its ratification, and may apply to cases arising from crimes committed before its ratification to the extent the Congress or a State may determine pursuant to section 3 of this article.

BINDING CONTRACT
LAW IN AFFECT
SCARIA - CONGRESS
FILES

962832

7/11/96

**SUBCOMMITTEE AMENDMENT IN THE NATURE OF
A SUBSTITUTE TO H.R. 1869**

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Stalking Prevention
3 and Victim Protection Act of 1999".

4 SEC. 2. EXPANSION OF THE PROHIBITION ON STALKING.

5 (a) IN GENERAL.—Section 2261A of title 18, United
6 States Code, is amended to read as follows:

7 "§ 2261A. Stalking

8 "(a) Whoever stalks an individual, in or affecting
9 interstate or foreign commerce, within the special mari-
10 time and territorial jurisdiction of the United States, or
11 within Indian country, shall be punished as provided in
12 section 2261.

13 "(b) For purposes of this section—

14 "(1) a person stalks an individual if the person,
15 on 2 or more occasions—

16 "(A) engages in any conduct directed at
17 the individual, or at a member of that individ-
18 ual's immediate family, that results in the indi-
19 vidual's reasonable fear of—

J. C. Marc Richard and Chantal A. Thibodeau, for the appellant the Judicial Council.

Anne E. Bertrand, Paul Bertrand and Michael Phelan, for the respondent.

Solicitor for the appellant Her Majesty the Queen in Right of New Brunswick: The Attorney General for New Brunswick, Fredericton.

Solicitors for the appellant the Judicial Council: Barry Spalding Richard, Saint John.

Solicitors for the respondent: Bertrand & Bertrand, Fredericton.

CITATION

Before publication in the S.C.R., this judgment should be cited using the neutral citation: *Moreau-Bérubé v. New Brunswick (Judicial Council)*, 2002 SCC 11. Once the judgment is published in the S.C.R., the neutral citation should be used as a parallel citation: *Moreau-Bérubé v. New Brunswick (Judicial Council)*, [2002] 1 S.C.R. xxx, 2002 SCC 11.

ARBOUR J. [hyphen]

I. Introduction

1 This appeal involves a decision of the Judicial Council of New Brunswick ("the Council") which recommended the removal from office of a Provincial Court judge because of statements she made in court, while presiding over a sentencing hearing. The Council concluded that her remarks created a reasonable apprehension of bias and a loss of the public trust. This Court must first establish the applicable standard of review of the Council's decision. We must then decide whether the Council violated certain rules of procedural fairness by imposing a penalty more severe than that recommended by an inquiry panel, whether and to what extent the Council was statutorily bound to follow findings of an inquiry panel, and whether the Council's final decision to recommend the removal of the judge was justified in light of the evidence at its disposal. For reasons that are set out in full below, I have concluded that the Council was entitled to decide as it did and that its decision should be restored.

II. Relevant Statutory Provisions

2 *Provincial Court Act*, R.S.N.B. 1973, c. P-21

6. Subject to this Act, a judge holds office during good behaviour and may be removed from office only for misconduct, neglect of duty or inability to perform his duties.

6.1(1) There is hereby continued a Judicial Council which shall be composed of

- (a) the Chief Justice of New Brunswick, who shall be chairman,
- (b) a judge of The Court of Appeal of New Brunswick, who shall be appointed by the Chief Justice of New Brunswick and who shall be the vice-chairman,
- (c) three judges of The Court of Queen's Bench of New Brunswick who shall be appointed by the Chief Justice of that Court, of whom the Chief Justice of The Court of Queen's Bench of New Brunswick may be one of the appointees.

Scrutinize top court nominees: judge

Sitting member
of Supreme Court
does not oppose
opening up process

BY CRISTIN SCHMITZ

For the first time, a sitting judge on Canada's high court has suggested that parliamentary scrutiny of Supreme Court judges before their appointment could be worthwhile if it boosts public confidence.

Supreme Court Justice Jack Major said in a rare interview this week he would not oppose opening up the closed selection procedure for the top court if it did not diminish the calibre of judges appointed or damage the court's reputation.

"If it would improve the public perception of the institution it would be difficult to say you shouldn't do it," said the 71-year-old Albertan, who recently marked his 10th anniversary on the court.

After Gerard La Forest stepped down from the Supreme Court in 1997, he became its only alumnus to endorse public vetting of nominees for the powerful nine-judge court.

Judge Major does not go that far, but he is the first sitting member of the Supreme Court to concede there might be merit to reforming the secretive appointment process, a proposal made last October by Liberal leadership contender Paul Martin.

"I suppose it would be just foolish to say we have a system that's the best and you shouldn't entertain any suggestion of change," Judge Major said in an interview with *The Lawyers Weekly*. "We have a system at the moment that some people complain about the lack of

Judge: Still unconvinced, but keeping an open mind

Continued from page A1

Judge Major said the former finance minister and other advocates of reform have yet to offer sufficient specifics about a parliamentary committee's mandate and procedures to satisfy him that vetting of Supreme Court nominees by politicians would not degenerate into a damaging partisan exercise aimed at embarrassing the government rather than at informing Canadians.

"I guess there is not enough meat on the bones of this thing yet to really comment that 'yes I am in favour', or 'no I'm opposed,'" he remarked. If "they can flesh it out to satisfy me that what we'd hope to be an improvement, would be an improvement, then I'd say 'go ahead and do it.'"

Judge Major said he is "skeptical" of the insistence by some Supreme Court justices that they would have turned down their posts had they been required to submit to advance screening by a parliamentary committee.

"I think most of the ones that I've heard take that position ... would go before a committee if that was the proceeding ... because I think most lawyers and judges think it's a substantial appointment and it's quite an honour to be picked, and are you going to be so touchy that you wouldn't go before a committee after you are picked?"

He added: "Would a useful (nomination) hearing have been a deterrent to me? The answer is 'no.'"

However, Judge Major emphasized that in his mind it is still an open question whether it would be useful to the public and to the justice system if politicians were to grill Supreme Court nom-

inees.

"I don't know what kind of questions they could ask that the appointee could answer. They couldn't ask: 'How would you decide such and such a case?' because the stock answer, in the U.S. at least, is: 'Well, I have to wait and hear the facts.'"

Given the pressures of politics, Judge Major suggested a parliamentary committee might understandably feel compelled to attract media attention by delving into the personal lives of Supreme Court nominees and their families, or by focusing on divisive topics, such as abortion.

"The first few (Canadian hearings) I think everybody would be on their best behaviour to show how civilized we were and how this is a good thing ... but how long would that last in an adversarial parliamentary system?" he asked. "In order for the public to become engaged, the committee would have to spark a controversy, that's what we see in the US."

Judge Major acknowledged public hearings might combat the misconception that Supreme Court judges are "plucked out of the air at the whim of the prime minister."

Prime Minister Jean Chrétien has firmly resisted any change to the 127-year-old tradition that allows him to exercise his exclusive prerogative to name Supreme Court justices without input from Parliament. The prime minister picks from a short list prepared by the justice minister after extensive, behind-the-scenes consultation with the legal community.

Despite a growing clamour for a more transparent and accountable selection process by the Canadian Alliance, provincial justice ministers, legal academics and newspaper editorialists, Canadians often know nothing about the successful candidate until after the government announces its choice.

An Environics poll this year revealed the public wants more say in shaping the court, with two out of three people supporting the election of Supreme Court justices.

Mr. Martin pledged to create a "responsibly-executed" process of public review of Supreme Court nominees, not a "partisan circus," but he did not say how he would achieve this. His proposal was trashed by the ex-chief justice of Canada, Antonio Lamer, who warned a "political circus" would inevitably ensue. It's a view shared by many incumbent and ex-Supreme Court justices. Mr. Lamer and former Supreme Court judges Peter Cory and Claire L'Heureux-Dube have said in the past they probably would have turned down the job had they been forced to go

transparency. If there is a better system, if a parliamentary committee can improve it, then I think the most bull-headed person would say 'Yes, let's do it ... the new way.'"

Mr. Martin's plan would require a lawyer or judge who was nominated to the Supreme Court by the prime minister to answer questions before a standing committee of the House of Commons.

It would not be an American-style "confirmation" process, because the prime minister would retain power to appoint the candidate, whatever the committee's recommendation.

Associate chief justice 'excited' by new job

Cunningham plans
to help solve problems
for Ontario judges

BY JAKE RUPERT

Eastern Ontario's regional senior Superior Court Justice Douglas Cunningham is looking forward to his new duties after being appointed associate chief justice of the court for the province.

Judge Cunningham was appointed to the new position last week and will move into the role full time in the new year. He has been senior regional judge in eastern Ontario since July 2000, in charge of almost 50 judges sitting from Belleville to Pembroke to Cornwall.

He said he plans to continue his policy of being in close contact with judges to find out what issues and problems they are facing — with an eye to developing solutions.

"I look at my role as providing strong support for the chief justice and to carry out the initiatives developed to give the support judges need," he said yesterday.

To do this, he says one must be in constant contact with almost 300 sitting Superior Court judges in the province, because you can't fix a problem

if you don't know there is one.

Judge Cunningham will be replacing Heather Forster Smith, who moved up to take the chief justice position after Patrick LeSage retired earlier this year.

Judge Cunningham, 62, was called to the bar in 1969. He practised mainly civil litigation and criminal defence law in Kingston until 1991, when he was appointed to the bench. As a judge, he's been sitting on civil, criminal and family cases in Ottawa's Elgin Street courthouse.

He is still in charge of a couple of outstanding cases in Ottawa, most notably the stalled jury trial of Nicolas Ribich, a Canadian who faces four charges under Canadian law for allegedly taking hostages when he was fighting for the Serbian army during the 1995 conflict in Bosnia-Herzegovina.

Judge Cunningham says he will follow this and his other cases to their conclusions, but will not be taking any more new cases.

He said he was contacted about the job in the fall and thought about it at some length before indicating he'd be interested.

Judge Cunningham said he didn't think too much about the offer again until last Thursday,



BRIGITTE BOUVIER, THE OTTAWA CIT

Justice Douglas Cunningham has been appointed associate chief justice of Ontario, but will complete his outstanding cases.

when he got a call saying he had the job.

He said he's enjoyed his time in Ottawa and will commute to his new Toronto office for the first while before deciding whether he is going to move there. He said he is looking forward to the next phase of his legal career.

"I'm really quite excited about it," he said.

There has been no decision on who will replace Judge Cunningham as senior regional justice.

For the time being, Justice James Chadwick will take on his duties until a decision is made.

*F.B.I. WANTED FELLOW IN MY
HIT CASE - MURDER WAIVE IN
FIVE COMMISSION OF MANY OFFENCE*

Mounties lay charges over tainted blood

Health Canada, Red Cross officials face up to 10 years in prison after five-year RCMP investigation

By MARK KENNEDY

TORONTO — Two former Health Canada officials and a former senior executive of the Canadian Red Cross could face up to 10 years in prison if convicted of charges laid by the RCMP in connection with the tainted-blood scandal of the 1980s.

The RCMP announced the results of its five-year criminal investigation yesterday by revealing that not only have those individuals been charged, but that charges have also been laid against the Canadian Red Cross Society, which was stripped by governments of its blood-collecting responsibilities in 1998 and now does other work.

As well, charges have been laid against Armour Pharmaceutical Co., a U.S. firm that produced blood products, and one of its former senior executives.

The long-awaited announcement was greeted with applause by tainted-blood victims, who for years demanded that "justice" be done. In 1997, a federally commissioned inquiry led by Justice Horace Krever blasted a range of players — including the federal government, the provinces and the Red Cross — for mistakes that left about 1,200 Canadians infected with blood-borne HIV and tens of thousands contaminated with hepatitis C.

But it was never known whether the RCMP would find there was sufficient evidence to lay criminal charges — and if so, against whom and for what alleged offences.

RCMP Supt. Rod Knecht, who headed the Mounties' special "blood task force," said the charges were laid after a "deliberate and thorough" investigation.

"The responsibility of the RCMP as Canada's national police service is to ensure safe homes and safe communities," said Supt. Knecht.

Continued from page A1

"The Canadian public needs to have confidence in their public institutions. The Canadian public has the right to expect the safest blood and safest blood products possible. This is fundamental to the health, safety and lives of everyone living in Canada."

Notably, Supt. Knecht added the task force's work is not yet complete because there are still "specific aspects" of the probe to examine.

"The possibility still exists that we will be laying further charges," said Supt. Knecht.

Charged are:

- Dr. John Furesz, 75, of Ottawa, the former director of the bureau of biologics at the federal government's Health Protection Branch. Dr. Furesz is charged with three counts of criminal negligence causing bodily harm and one count of common nuisance by endangering the public. The maximum penalty, if convicted under the criminal negligence charge, is 10 years, and two years if convicted under the common nuisance charge.

- Dr. Wark Boucher, 62, of Ottawa, the former chief of the blood products division of the bureau of biologics in the Health Protection Branch. Dr. Boucher is also charged with three counts of criminal negligence causing bodily harm and one count of common nuisance by endangering the public.

The RCMP alleges the charges against Dr. Furesz and Dr. Boucher are in relation to an episode in the tainted-blood scandal known as the "Armour incident." According to the Krever report, questions were raised internally in 1985 at Armour Pharmaceutical about whether its form of heat-treatment was working well enough to kill the AIDS virus in blood products it developed for use by hemophiliacs.

Those concerns by a scientist were not immediately publicized by the company and although the questions did become public in later months, Health Canada did not order its recall until 1987. Thus, the RCMP allege that Dr. Furesz and Dr. Boucher did "by criminal negligence" permit Armour's AIDS-contaminated blood products to be distributed and that they "endangered the lives, safety or health of the public."

- Dr. Roger Perrault, 66, of Ottawa, the former director of the Canadian Red Cross Society's blood transfusion service. He is charged with three counts of criminal negligence causing bodily harm and seven counts of common nuisance by endangering the public.

- The Canadian Red Cross Society is charged with six counts of common nuisance by endangering the public.

The RCMP alleges that Dr. Perrault, like the two federal officials, broke the law in connection with the distribu-

tion of Armour blood products.

But Dr. Perrault and the Red Cross also face charges in connection with a variety of other issues that were central to the tainted-blood tragedy. In particular, Dr. Perrault and the Cross allegedly endangered the public by failing to "discharge their duty to take reasonable measures to select out those blood donors" who have had AIDS; failing to use a "test kit" available in the mid-1980s which detected the AIDS virus in tainted blood; and failing to use a "rogate test" to detect hepatitis-infected blood.

'I know that I am certain going to sleep a lot better tonight knowing the RC did their job.'

Mike McCarthy, tainted blood recipient

- Armour, a company now, has Bridgewater, New Jersey, is charged with three counts of criminal negligence causing bodily harm and one count of common nuisance in connection with the distribution of its product. It also faces one count of failing to comply with the Food and Drug Regulations.

The RCMP alleges the company failed to notify Canada's federal health regulators "immediately of a deficiency or alleged deficiency" in the manufacturing process by which it killed the AIDS virus in its blood products.

- Dr. Michael Rodell, 70, of Cynwld, Pennsylvania, the former vice-president of scientific and laboratory affairs at Armour. He is charged with three counts of criminal negligence causing bodily harm and one count of common nuisance — all in connection with the distribution of allegedly tainted blood products.

The Red Cross and Dr. Perrault are to appear in a Hamilton court Dec. 11 while the other accused are to appear in a Toronto court Dec. 11.

Mike McCarthy, who got hepatitis from tainted blood, said the five-criminal investigation was worth the wait.

"I know that I am certainly going to sleep a lot better tonight knowing the RCMP did their job. It validates concerns of my family that knew infection was not brought on by a curse of God, but by a man-made decision that probably placed money over safety."

Mr. McCarthy said he's got no problem with people serving the maximum jail time associated with charges.

"I think of all the suffering that has taken place and all the lives that have been lost. If they have to go to jail 10 years, so be it. I think the criminal justice system is justified in that length of time in prison."

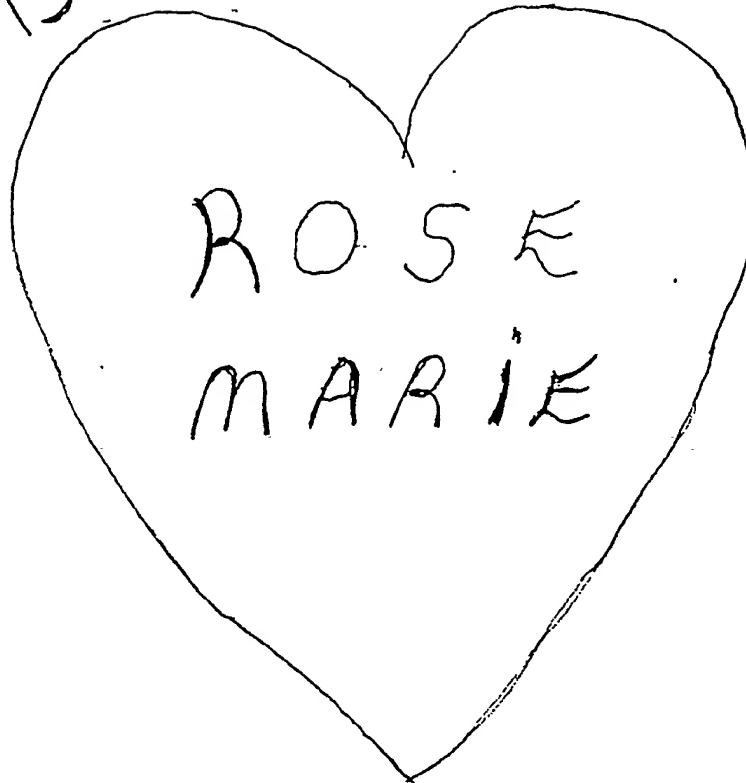


Royal Canadian
Mounted Police

Gendarmérie royale
du Canada

IS A SONG

THAT



CALLED

AS YOU

TRAVEL

SOUTH,



ROSE MARIE

WILL

CONTACT

YOU THROUGH

CONGRESS AND SENATE UPHOLD DEATH PENALTY FOR FUTURE CRIME AND PUBLIC SAFETY

SEPTEMBER 17th, 2001

CHIEF JUSTICE W. REHNQUIST
JOHN ASHCROFT
CHAIRMAN HYDE
SEN. J. BIDEN
SEN. O. HATCH:

RE: 97-3296 HATCH, ET AL

HERE IS A SECTION OF THE PENDING IMPEACHMENT, CIVIL
AND CRIMINAL TRIAL AND BOOK.

I VISITED THE U.S. EMBASSY, PLACED YELLOW ROSES AND
SIGNED THE BOOK. MY MESSAGE WAS SHORT.

I SHORTENED DOWN REHNQUIST'S JUDICIAL OATH AND PROMISE
ABRAHAM DUE TO PROMISE AND SAME MESSAGE FOR CONGRESS AND SENATE.

MAY GOD BLESS THE VICTIMS AND MAY THE RATH OF GOD
COME DOWN ON THE CORRUPT JUSTICE SYSTEM.

M. Warriner
M. WARRINER,
1-767 GLADSTONE,
OTTAWA, ONTARIO.
K1R 6X4.



FREEM

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

MARION B. WARRINER,

Plaintiff

Civil & Criminal
File No. 90-2101

v.

U.S. FEDERAL COURT,
U.S. COURT OF APPEALS,
F.B.I.,
U.S. ATTORNEY' OFFICE,
CHIEF JUSTICE W. REHNQUIST.

MOTION OF AUTOMATIC STAY WRITTEN BY
CHIEF JUSTICE W. REHNQUIST OF THE
U.S. SUPREME COURT SPECIAL PANEL
MEMBERS AND SUPREME COURT OF CANADA
PANEL MEMBERS RE-OPENING ALL FILES
LISTED IN MOTION & REASSIGNMENT

Name	Nom	City	Ville	Postal	Postale
W. J. Lambert		W. J.		12.33	
Value	Valeur	Fee	Droit	Total Fees	Droits totaux
12.33				12.33	
Access Code			Code d'accès		
No 77 381 483 379			7472		
REGISTERED - RECOMMANDÉ					
SECURITY - SECURITÉ					
Receipt - Reçu					

As stated in U.S. Court of Appeals for the District of Columbia Rule Book, E. Scheduling in Particular Cases, 1. Special Panel and Federal Court of Canada Special Case Rule 475 (2) and (3), a Special Panel of U.S. Supreme Court Justices and Supreme Court of Canada Justices were assigned the cases to remove all signing privileges of presiding judges, implement new rules and guidelines, etc. NO OBJECTION WAS FILED IN ANY COURT IN CANADA OR THE UNITED STATES BY PRIVATE LAWYERS AS GOVERNMENT LAWYERS ARE PROHIBITED FROM FILING FOR SUPREME COURT JUSTICES.

The Special Panel members are as follows, namely, Chief Justice W. Rehnquist, Justice A. Scalia, Justice D. Souter, Justice S. Day O'Connor, Justice S. Breyer, Justice A. Kennedy and Justice P. Stevens for the U.S. Supreme Court and Chief Justice A. Lamer, Justice J. Sopinka, Justice LaForest, Justice F. Iacobucci,

197-10224

Madam Justice Dube and Madam Justice McLachlin for the Supreme Court of Canada. Justice P. Cory has been removed from the Special Panel for serious misconduct inappropriate for a Supreme Court Justice in the Judge S. Harris, U.S. District Court Sun Life case.

As Judge C. Ritchey's December 6th, 1990 order consolidating cases, all new filings re change of venue contract are automatically consolidated.

The standing orders until the completion of cases, unanimously approved by the Special Panel are as follows:

1. Order signed by Belson, Terry and Farrell, Associate Judges dated January 16th, 1990, file 89-1389

TRIAL JUDGE WITH MANDATORY CONSENT OF
SUING PARTY AND JURY TRIAL JUDGE ORDER
FREE FILING
2. Order signed by past Judith W. Rogers, Chief Judge dated September 19th, 1990, file 90-1112

FREE FILING FOR ALL COURTS UNTIL
COMPLETION OF SPECIAL CASE
3. Order signed by Judge Pratt dated January 23rd, 1990, file 90-0187

FREE FILING FOR ALL COURTS UNTIL
COMPLETION OF SPECIAL CASE
4. Order signed by Judge Harris dated August 28, 1990, file 90-2101

FREE FILING FOR ALL COURTS UNTIL
COMPLETION OF SPECIAL CASE
5. Order signed by Judge C. Ritchey dated December 6th, 1990, file 90-2489

SUBSTANTIAL JUSTICE ORDER - 4th, 5th,
7th, 9th, 10th and 14th AMENDMENT OF
THE U.S. CONSTITUTION & RICO ACT
6. Order signed by Judge L. LeClerc dated October 27th, 1980, file 80-821 - MANDATORY CONSENT AND MANDATORY STATE LAWS RE FIRST COURT ORDER AND FINAL ORDER

Justice A. Scalia, et al and Judge R. Lamberth written law rules apply in all cases and Special Panel cases. COURTS OF APPEAL HAVE BEEN CLOSED IN CANADA AND THE UNITED STATES RE THE COMPLETION OF JUDGE C. RITCHEY'S CONSOLIDATED CASES.

As Judge R. Lamberth stated, "I UNDERSTAND THAT YOU WERE ENGAGED IN A PATTERN OF RECKLESS ACTIVITY...BUT YOUR HAVING BEEN AN ATTORNEY OR JUDGE IN THIS CASE AND AN ELECTED OFFICIAL MEANS THAT IT WAS MORE THAN RECKLESS, IT WAS CRIMINAL", describes the wilful, deliberate and flagrant mishandling and "INTENT TO COMMIT MAJOR FELONIES" by presiding Judges, lawyers and Police et al. "This has to be corrected by Judges and prosecutors", LAMBERTH SAID, "because it is not okay". THE COURT MUST INTERPRET AND APPLY EXISTING LAW AS JUDGE LAMBERTH STATED.

As stated in U.S. District Court Rule 401 ASSIGNMENT SYSTEM (c) EMERGENCY CONSENT JUDGE and (d) NOTICE OF TRANSFERS AND REASSIGNMENTS, the U.S. Supreme Court, et al have written the mandatory ruling to reassign judges and the Calendar Committee ruling is "UNCONSTITUTIONAL", whereby the suing party by motion conceded and granted, in person, phone or fax or written request may have files reassigned. EACH FILE MUST HAVE A MAGISTRATE AND JUDGE ASSIGNED. The registered service of this motion to the U.S. District Court automatically reassigns Judge R. Lamberth to all files for EMERGENCY CONSENT ASSIGNMENTS, knowing that Chief Justice W. Rehnquist will automatically concede and grant the request to comply with a prior "BINDING CONTRACT". ANY REGISTERED DOCUMENT LOST, MISHANDLED BY STAFF OR JUDGE IS LEGAL AND PENALTIES ON JUDGES OR STAFF THAT MISHANDLE COURT DOCUMENTS

IS UNDER BINDING CONTRACT.

A copy of this motion must be placed on all files listed below with new docket rules and dismissal forms:

1. 90-2101 CHIEF JUSTICE W. REHNQUIST FILE
2. 90-0187 CHIEF JUSTICE W. REHNQUIST, ET AL FILE
3. 90-2480 JUSTICE A. KENNEDY FILE
4. 93-0700 JUSTICE A. SCALIA FILE
5. 93-0701 JUSTICE D. SOUTER FILE
6. 91-0907 JUSTICE A. SCALIA-BUSH
7. 91-1031 EDWARD KENNEDY
8. 90-1669 U.S. MARSHALS

Justice A. Kennedy wrote for the majority re these cases. He said that if a Judge's attitude or state of mind leads a detached observer to conclude that a fair and impartial hearing is unlikely, the Judge must be disqualified.

(Justice D. Souter, Justice P. Stevens and Justice H. Blackmun - 7 member panel)

As the Special Panel members, Chief Justice W. Rehnquist, Justice A. Kennedy, Justice A. Scalia and Justice D. Souter, duly served all court documents and motions have had the opportunity to monitor the illegal corruption and massive fraud and perjury surrounding these cases, implementing the automatic stay and new signing rules and regulations.

Judge R. Lamberth's first Special Panel assignment is the following:

1. See above files in order and copy of motion on each file.
2. See Mitchellville, Maryland house key available in September, 1995

3. See the 1996 Chevrolet ordered with curtesy car until newest model available
4. Art Aikin - 1 million from U.S. Attorney's medical suit
5. \$500.00 supply cheque
6. HOTEL SUITES ARE THE LAW FOR COURT CASES - JUDGES AND COURT STAFF ARE TO BE TRAINED IN THOSE RULES
- &. Furniture, repair crews, etc. must be ready in September

The above complies with the U.S. Supreme Courts new ruling, written by Justice S. Day O'Connor whereby, any person, of whatever race, has the right to DEMAND that any governmental actor subject to the Constitution justify any racial classification subjecting that person to unequal treatment under the strictest judicial scrutiny. (JUSTICE A. SCALIA'S RULING - INDIVIDUALS WHO HAVE BEEN WRONGED BY UNLAWFUL RACIAL DISCRIMINATION SHOULD BE MADE WHOLE AND THE FIFTH and 14th AMENDMENT ENFORCED AND UPHELD)

C O N G R E S S D I D N O T P R E S C R I B E
A W A I T L I K E T H I S - C H I E F
J U S T I C E W. R E H N Q U I S T R U L I N G

Certificate of Service

I, Marion B. Warriner, did mail with copy of registered receipt attached to served copies validating copies to Chief Justice W. Rehnquist, Chief Justice A. Lamer, Chief Judge H. Edwards, Judge C. Ritchey, U.S. Attorney's Office, Louis Freeh and Judge R. Lamberth, Judge R. Lamberth RECEIVES ORIGINAL AND HIS COPY TO SEE FILES PUT IN CORRECT ORDER.

Marion B. Warriner
M. Warriner, Special Prosecutor,
808 - 272 Bronson Ave.,
Ottawa, Ontario, K1R 6H9
(613) 236-9249

the Chief of Staff Counsel proceed on their own schedule for briefing and argument. The merits panel is assigned soon after docketing, and that panel has complete discretion to determine the briefing schedule and the date on which the panel wishes to hear argument. The panel works with one of the Assistants to the Chief Staff Counsel to coordinate briefing and argument with counsel in the case.

E. SCHEDULING IN PARTICULAR CASES

1. Special Panel

From time to time in deciding an emergency motion, the Special Panel may have considered in great detail a matter that is closely related to the merits of a case; this consideration may have included oral argument. If that panel, on account of the time it has invested, determines that judicial efficiency would be served by the panel retaining the case on the merits, it will so advise the Clerk. The Clerk circulates a memorandum to the other active judges of the Court describing the situation. If any judge objects to the Special Panel disposing of the case on the merits, the case will be assigned in the normal way. In the absence of an objection, the Special Panel controls the case from that point on to disposition.

2. Related Cases

Most related cases are consolidated before they are calendared, as described *supra* in Parts III. H. and V. A. Occasionally, however, a new case turns up after a related case has been scheduled for argument or even argued. If the cases involve review of the same agency order, they are consolidated automatically at the time the later case is filed. In other instances in which the cases would normally have been consolidated, or at least joined for hearing before the same panel, the Clerk's Office advises the panel to which the earlier case has been assigned. If the panel determines, in the interest of judicial economy and consistency of decisions, to take the new case, it will so advise the Clerk. The Clerk will then follow the procedure used when the Special Panel proposes to retain a case on the merits. The Clerk notifies the

NO OBJECTION FILED
IN ANY 55 CANADIAN OR
AMERICAN COURT - SPECIAL
CASE RULES ONLY

↓ ↓ ↓
Rehnquist said yesterday, how-
ever, that only "structural defects"
that affect "the entire conduct of
the trial from beginning to end"—
such as a failure to provide a lawyer
or having a biased judge preside
over the case—required automatic
reversal.

SIGN AND
FRASH
PRESIDING
JUDGES

U.S. SUPREME COURT RULING
AUTOMATIC REVERSAL
OF ALL FRAUD ORDERS
MIA

for argument of the question. SOR/79-57, s. 14.

Rule 475. (1) The parties to any action or proposed action may concur in stating questions arising therein in the form of a special case for adjudication before trial or in lieu of trial.

(2) Every special case shall be divided into paragraphs numbered consecutively and shall concisely state such facts and documents as may be necessary to enable the Court to decide the questions raised thereby.

CONSENT RULES

(3) A special case may contain an agreement by the parties to the judgment to be delivered by the Court according to conclusions on the questions raised by the special case.

CONTRACT

(4) Upon the argument of a stated case the Court and the

Supreme Court, et al, Civil Action No. 90-2480 (CRR), and has dismissed the later-filed case with the proviso that the plaintiff may raise any claims from that case in the pending case of Civil Action No. 90-2480 (CRR).

On November 21, 1990, the government filed a motion to consolidate the above-captioned case with Civil Action No. 90-2480 (CRR). Because over two weeks have elapsed without the plaintiff having responded, the Court will treat the motion to consolidate as conceded and grant it under Local Rule 108(b). In any event,

~~NEW RULES~~ CAME IN MAR. 22/93

- ① AUTOMATIC CONCEDED AND GRANTED IF FAILURE TO REPLY AND NOTIFY ALL PARTIES WITHIN BINDING CONTRACT TIME LIMITS
- ② AUTOMATIC STAY OF FRAUD ORDERS
- ③ NEW COURT ORDER RULES

Criminal Breach of Contract - CONSENT REQUIRED
Every one who wilfully breaks a contract, knowing or having reasonable cause to believe that the probable consequences of doing so, whether alone or in combination with others, will be

- (a) TO ENDANGER HUMAN LIFE (EMERGENCY CONSENT JUDGE AND TIME TABLES)
- (b) TO CAUSE SERIOUS BODILY INJURY (EMERGENCY CONSENT JUDGE AND TIME TABLES)
- (c) TO EXPOSE VALUABLE PROPERTY, REAL OR PERSONAL, TO DESTRUCTION OR SERIOUS INJURY (EMERGENCY CONSENT JUDGE AND TIME TABLES)
- (d) TO DEPRIVE THE INHABITANTS OF A CITY, OR PLACE, OR PART THEREOF, WHOLLY OR TO A GREAT EXTENT, OF THEIR SUPPLY OF LIGHT, POWER, GAS OR WATER, OR
- (e) TO DELAY OR PREVENT THE RUNNING OF A LOCOMOTIVE ENGINE, TENDER, FREIGHT OR PASSENGER TRAIN OR CAR, ON A RAILWAY THAT IS A COMMON CARRIER,

is guilty of an indictable offence and is liable to imprisonment for a term not exceeding five years (U.S. SUPREME COURT UNANIMOUSLY INCREASED THE SENTENCE TO LIFE WITH THE DEATH PENALTY)

drawing document without authority, etc.

374. Every one who

- (a) with intent to defraud and without lawful authority makes, executes, draws, signs, accepts or endorses a document in the name or on the account of another person by procuration or otherwise, or
 - (b) makes use of or utters a document knowing that it has been made, executed, signed, accepted or endorsed with intent to defraud and without lawful authority, in the name or on the account of another person, by procuration or otherwise,
- guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Court Toughens Standard for Federal Affirmative Action

By Joan Biskupic
Washington Post Staff Writer

The Supreme Court yesterday jeopardized a broad range of federal affirmative action programs with a ruling that set a tough new standard for justifying policies designed to benefit blacks, Hispanics and other minorities.

The 5 to 4 ruling in a Colorado highway contracting case is unlikely to resolve the growing public controversy over whether set-asides, hiring goals and scholarship programs for minorities are justified by the experience of discrimination or constitute unfair preferences causing "reverse discrimination" against whites.

Instead, yesterday's decision sets the stage for a multitude of court challenges against federal programs

for minorities, and it comes at a time when affirmative action is becoming a major point of contention between President Clinton and his likely Republican challengers.

In refusing for the first time to uphold a federal affirmative action policy the court said that such race-based policies enacted by Congress must now survive the same judicial standard that state and local programs have faced since 1989. Known as "strict scrutiny," it is the toughest judicial standard to meet. To survive, a program must serve a compelling governmental interest and must be narrowly tailored to address identifiable past discrimination.

"Government may treat people differently because of their race only for the most compelling reasons," Justice Sandra Day O'Connor wrote

for the court. She said the Constitution's guarantee of equal protection of the laws protects "persons, not groups" of people.

"It follows from that principle that all governmental action based on race—a group classification long recognized as . . . irrelevant and therefore prohibited—should be subjected to detailed judicial inquiry to ensure that the personal right to equal protection of the laws has not been infringed."

The court offered no examples of federal permissible policies and generally the majority denounced all government distinctions based on race. The ruling in *Adarand Constructors v. Peña*, however, does not strike down any specific federal policies, not even the Small Business Administration (SBA) contracting program that was the subject of the

See COURT, A6, Col. 6

'Strictest Judicial Scrutiny' Is Necessary

Associated Press

Excerpts from the Supreme Court ruling yesterday on affirmative action programs.

From Justice Sandra Day O'Connor's majority opinion:

Any person, of whatever race, has the right to demand that any governmental actor subject to the Constitution justify any racial classification subjecting that person to unequal treatment under the strictest judicial scrutiny.

The Fifth and 14th amendments to the Constitution protect persons, not groups. It follows from that principle that all governmental action based on race . . . should be subjected to detailed judicial inquiry to ensure that the personal right to equal protection of the laws has not been infringed.

Accordingly, we hold today that all racial classifications imposed by whatever federal, state or local government actor, must be analyzed by a reviewing court under strict scrutiny. In other words, such classifications are constitutional only if they are narrowly tailored measures that further compelling governmental interests.

We wish to dispel the notion that strict scrutiny is "strict in theory but fatal in fact." The unhappy persistence of both the practice and the lingering effects of racial discrimination against minority groups in this country is an unfortunate reality, and the government is not disqualified from acting in response to it.

When race-based action is necessary to further a compelling interest, such action is within constitutional constraints if it satisfies the "narrow tailoring" test this court has set out in previous cases.

Because our decision today alters the playing field in some important respects, we think it best to remand the case to the lower courts for further consideration in light of the principles we have announced.

From Justice Antonin Scalia's concurring opinion:

In my view, government can never have a compelling interest in discriminating on the basis of race in order to

make up for past racial discrimination in the opposite direction.

Individuals who have been wronged by unlawful racial discrimination should be made whole, but under our Constitution there can be no such thing as either a creditor or debtor race.

To pursue the concept of racial entitlement—even for the most admirable and benign of purposes—is to reinforce and preserve for future mischief the way of thinking that produced race slavery, race privilege and race hatred.

From Justice Clarence Thomas's concurring opinion:

Government cannot make us equal; it can only recognize, respect and protect us as equal before the law.

That these programs may have been motivated, in part, by good intentions cannot provide refuge from the principle that under our Constitution the government may not make distinctions on the basis of race.

As far as the Constitution is concerned, it is irrelevant whether a government's racial classifications are drawn by those who wish to oppress a race or by those who have a sincere desire to help those thought to be disadvantaged.

From Justice John Paul Stevens's dissent:

Instead of deciding this case in accordance with controlling precedent, the court today delivers a disconcerting lecture about the evils of government racial classifications.

The consistency that the court espouses would disregard the difference between a "No Trespassing" sign and a welcome mat. It would treat a Dixiecrat senator's decision to vote against Thurgood Marshall's confirmation in order to keep African Americans off the Supreme Court as on a par with President Johnson's evaluation of his nominee's race as a positive factor.

An interest in consistency does not justify treating differences as though they were similarities.

Senate Approves Anti-Terrorism Bill Death Row Appeals Curbed in 91-8 Vote

By Helen Dewar
Washington Post Staff Writer

The Senate yesterday overwhelmingly approved a Republican version of President Clinton's counter-terrorism bill that includes the most stringent curbs ever imposed by Congress on appeals by death row inmates.

The legislation, which passed by a vote of 91 to 8, includes nearly all of the major recommendations made by Clinton after the April 19 bombing of the federal building in Oklahoma City to strengthen the government's powers to thwart, investigate and punish terrorist acts at home and abroad.

This legislation will give law enforcement the tools it needs to do everything possible to prevent this kind of tragedy from happening

again," the president said in a statement. "It will also help us prosecute and punish terrorists more effectively. I urge the House to do its part and get a bill on my desk without delay."

The House plans to begin action on a similar measure next week, virtually ensuring enactment of the bill, probably this summer.

The House has also approved legislation to restrict death row appeals, and sources said it was likely to agree to its inclusion in the anti-terrorism bill.

At the insistence of Republicans, Clinton's anti-terrorism proposals were broadened to include the GOP's long-sought goal of sharply curtailing the habeas corpus appeals under which state-imposed death

See SENATE, A15, Col. 2

SENATE, From A1

sentences can be challenged in federal court on constitutional grounds. The bill would limit most death row inmates to one appeal filed within one year under time limits that would conclude most cases within 10 years of sentencing, ending the filing of multiple appeals that have gone on as long as 17 or 18 years. A second appeal would be allowed only under narrow circumstances, including new evidence that could not have been discovered during the first trial or "clear and convincing evidence of innocence."

The legislation would "stop the voluminous appeals that are driving people nuts," Judiciary Committee

Chairman Orrin G. Hatch (R-Utah) argued during debate.

But critics contended it would trample on one of the nation's most basic guarantees of a right to fair trial. "The perpetrators of the Oklahoma City tragedy will have triumphed if their actions prompt us to short-circuit the Constitution," said Sen. Edward M. Kennedy (D-Mass.).

Nearly 3,000 prisoners are under death sentence nationwide, hundreds for a decade or more. Many states have imposed strict legal time limits on appeals, and the federal courts have steadily narrowed habeas access over the past dozen years without appreciably speeding the process. The bill would have no effect on state processes that often drag on for years.

As recently as two weeks ago, Clinton opposed inclusion of the habeas provisions in the anti-terrorism legislation. But he reversed himself Monday, cutting the ground out from under Democrats resisting the move.

Democrats failed to whittle back GOP habeas proposals. Conservative Republicans fared no better in an effort to virtually wipe out habeas appeals to federal courts, losing 61 to 38. But Democrats succeeded in persuading Republicans to scrap a provision that Sen. Joseph R. Biden Jr. (D-Del.) said would have lifted an existing requirement that indigents be guaranteed counsel in capital cases.

While Senate Republicans originally eliminated some of Clinton's anti-terrorism proposals, the Senate

gradually added most of them back, including new wiretap authority, expanded use of the military and authority to put tracer elements in some explosives.

Civil liberties groups have complained the bill goes too far, although senators of both parties agreed that individual rights were protected.

The anti-terrorism bill, drafted by Dole and Hatch, would authorize more than \$2 billion over five years—Clinton proposed \$1.5 billion—to strengthen anti-terrorism activities, including 1,000 new law enforcement officials.

It would increase penalties for terrorist crimes and conspiracies involving explosives, broaden federal jurisdiction over terrorist-motivated

crimes and create a federal penalty for terrorist murders.

As recommended by Clinton: the 1993 World Trade Center bombing, it would streamline procedure for deporting alleged alien terrorists and expand government's authority to exclude suspected alien terrorists.

The bill did not go as far as Clinton recommended in proposing relaxation of electronic surveillance laws. The Senate voted to make it easier to get "roving" wiretaps on multiple phones that a suspect but rejected a proposal to allow emergency wiretaps without a court order. The House has included wiretap provisions in its legislation.

The Senate bill would also impose constraints on government access to credit reports and hotel records though not as much as Clinton wanted.

A major difference between House and Senate bills disappeared when the Senate agreed to Clinton's proposal, approved by the House, that military personnel be used for technical assistance in cases of domestic terrorism involving biological and chemical weapons. The military can help now only in cases involving nuclear weapons.

The Senate also agreed to Clinton's request for authority to require that tracing agents, called taggants, be included in explosive materials to make them easier to track. Democrats had to agree to exclude gunpowder for small arms ammunition to appease the National Rifle Association and win over Dole and other GOP leaders. The proposed House bill would require taggants only for plastic explosives.

Both houses would require a study on whether fertilizers, such as those used in the Oklahoma City and New York bombings, can be made in for bomb-making purposes.

The Senate also voted unanimously to make it a crime to teach, demonstrate or distribute information on bomb-making if the person knows it would be used for criminal purposes.

Unlike Clinton's proposal, the Senate GOP bill bans foreign aid to countries that aid or provide military supplies to countries deemed to be terrorist by the United States. It also bans fund-raising for organizations on the government's terrorist list, without a Clinton-proposed exemption for humanitarian causes.

Fifty-two Republicans and 39 Democrats voted for the bill. Voting against it were Democrats Russell Feingold (Wis.), Carol Moseley-Braun (Ill.), Daniel Patrick Moynihan (N.Y.), Claiborne Pell (R.I.), Paul Simon (Ill.), Paul Wellstone (Minn.) and Republicans Mark O. Hatfield (Ore.) and Bob Packwood (Ore.).

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Plaintiff (s)

Civil Action 90-2101

Defendant (s)

CONSENT TO DISMISS THE CASE

In accordance with the contracts agreed to by Plaintiff and defendant, the parties to the above-captioned civil (or criminal combined) have consented to the dismissal of the case. (ALL PARTIES SATISFIED THE CONTRACT COMPLETED)

Signature of Parties

Date

PLAINTIFF

VOTING MEMBERS

ANY JUDGE DISMISSING ANY CASE PRIOR TO WORK COMPLETED IS SUBJECT TO LIFE IMPRISONMENT

Assistant Attorney General
Civil Division

September 9, 1977

Assistant Director - Legal Counsel
Federal Bureau of Investigation

1 - Mr. Mintz
1 - Civ. Lit. Unit (Encs. 3)

VIRGIL CARTER v.
THE EXECUTIVE BRANCH OF THE
UNITED STATES GOVERNMENT, et al.
(U.S.D.C., S.D.N.Y.)
CIVIL ACTION NO. 77-CIV-3701

FEDERAL GOVERNMENT

Enclosed are: 1) the complaint and summons in captioned civil action; 2) other correspondence with Virgil Carter; and 3) an investigative report dated January 24, 1977.

Copies of the summons and complaint were received at Federal Bureau of Investigation (FBI) Headquarters, Washington, D.C., on August 8, 1977, by certified mail from the U.S. Marshal, New York, New York.

Plaintiff pro se seeks an amount in excess of \$50,000 for damages for "this continuing coverup conspiracy of electronic - cosmic controlled bio - feedback manipulation hardship, prejudice and discrimination and deprivation of Civil, Constitutional and Human Rights." The defendants include several current and former officials of the U.S. and foreign governments. Clarence M. Kelley is sued individually and as Director of the FBI.

It is my recommendation that you do not answer the Complaint but move to dismiss it on behalf of Clarence M. Kelley individually under Rule 12(b) of the Federal Rules of Civil Procedure (FRCP) for insufficiency of process. Director Kelley has not been personally served. On behalf of Clarence M. Kelley as Director of the FBI, I recommend that you do not

Assoc. Dir. 1 - ADIC, New York (Info)
Dep. AD Adm. Encs. (3)
Dep. AD Inv. tml
Asst. Dir.: JF:tml
Adm. Serv. (3)
Crim. Inv. (3)
Fin. & Pers. (3)
Ident. (3)
Intell. (3)
Laboratory (3)
Legal Coun. (3)
Plan. & Insp. (3)
Rec. Mgnt. (3)
Spec. Inv. (3)
Tech. Serv. (3)
Training (3)
Public Affs. Off. (3)
Telephone Rm. (3)
Director's Sec'y (3)

MAILED 5

SEP 9 1977

FBI

ENCLOSURE

ENC. BEHIND FILE

MAIL ROOM

TELETYPE UNIT

53 OCT 26 1977

OCT 12 1977

FBI/DOJ

Memo to Assistant Attorney General
Civil Division

Re: Virgil Carter v. Executive Branch of the
United States Government, et al.

answer the Complaint but move to dismiss it pursuant to Rule 12(b) of the FRCP for failure to state a claim upon which relief can be granted.

No specific allegation is made against the FBI. A complaint should, as a minimum, indicate clearly the defendants against whom relief is sought and the basis upon which relief is sought against particular defendants; and a complaint failing to do so would be dismissed on motion. Matthews v. Kilroe, 170 F. Supp. 416 (D.C.N.Y., 1959).

Although Carter states he brings this action not only on his own behalf but "on behalf of all registered voters of color and/or persons in the United States similarly situated," the Complaint does not contain sufficient factual allegations to satisfy the prerequisites to a class action set forth in Rule 23 of the FRCP. Plaintiff complains only of actions taken against him personally and does not specify any relief on behalf of the class.

The enclosures comprise all the information in records maintained at FBI Headquarters which is identifiable with the plaintiff in this civil action. There is no record indicating that Carter was the target of or overheard on any electronic surveillance conducted by the FBI.

Finally, the Complaint itself and the information contained in the enclosed report dated January 24, 1977, indicate that an issue as to the capacity of the plaintiff to sue or be sued could be raised pursuant to Rule 9(a) or 17(c) of the FRCP. As indicated on page 39 of the report, [REDACTED]

[REDACTED]

[REDACTED] It is my recommendation, however, that you first move for dismissal under Rule 12(b) of the FRCP.

Enclosures (3)

1 - United States Attorney - Enclosures (3)
Southern District of New York
New York, New York 10007

b6
b7c

Memo to Assistant Attorney General
Civil Division

Re: Virgil Carter v. Executive Branch of the
United States Government, et al.

NOTE: Plaintiff pro se seeks an amount in excess of \$50,000 for damages for "this continuing coverup conspiracy of electronic - cosmic controlled bio - feedback manipulation hard-ship, prejudice and discrimination and deprivation of Civil, Constitutional and Human Rights." The defendants include several current and former officials of the U.S. and foreign governments. Clarence M. Kelley is sued individually and as Director of the FBI but has not been personally served. It is being recommended that necessary action be taken to have this Complaint dismissed.

gcf

APPROVED:

Director _____
Assoc. Dir. _____
Dep. AD Adm. _____
Dep. AD Inv. _____

Adm. Serv. _____
Crim. Inv. _____
Fin. & Pers. _____
Ident. _____
Intell. _____
Laboratory _____

Legal Coun. *[Signature]* _____
Plan. & Insp. _____
Rec. Mgmt. _____
Spec. Inv. _____
Tech. Servs. _____
Training _____
Public Affs. Off. _____

FBI

TRANSMIT VIA:

☐ Teletype☐ Facsimile☐ _____

PRECEDENCE:

☐ Immediate☐ Priority☐ Routine

CLASSIFICATION:

☐ TOP SECRET☐ SECRET☐ CONFIDENTIAL☐ UNCLAS E F T O☐ UNCLAS AUG 23 1979

Date _____

TO: DIRECTOR, FBI
(ATTN: LEGAL COUNCIL DIVISION)

FROM: ADIC, NEW YORK (197-5) (C) (#19)

SUBJECT: ⁶ VIRGIL CARTER VERSUS THE
EXECUTIVE BRANCH OF THE
UNITED STATES GOVERNMENT
ET AL
(USDC, SDNY)
CIVIL ACTION NUMBER 77-3701

6vnd2-

ReBurouting slip to NY, dated 8/15/79.

Review of docket sheet in captioned matter discloses that on 10/5/77 USDJ CANNELLA filed a memorandum decision dismissing the complaint in captioned matter as being patently frivolous. The memorandum decision dismissed the complaint as to all defendants. The docket sheet also disclosed that on 3/6/78 a true copy of an order dismissing the appeal in this matter was filed by USCA. (LH)

The files in this matter have been removed to the Federal Records Center, at Bayonne, New Jersey. The FRC Number is 692878 and the Session Number is 21-79-046.

2 - Bureau
2 - Newark
1 - New York

CEM: kp
(6)

EX-137
REC-84

197-136-2

AUG 24 1979

LEGAL COUNSEL

326
213

Approved: *[Signature]*
598

Transmitted _____
(Number)

(Time)

Per _____

NY 197-5

If copies of the dismissal orders are wanted
the Legal Council Division should so advise the Newark
Office.

Date 12/9/79

To: ☐ Director

Att.: LEGAL COUNSEL DIVISION # _____

☐ SAC ATTN: CHARLES MANDIGO ^{Title} _____
☐ ASAC _____
☐ Supv. _____
☐ Agent _____
☐ OSM _____
☐ Rotor # _____
☐ M _____ RE: _____
Room _____

<input type="checkbox"/> Acknowledge	<input type="checkbox"/> For Information	<input type="checkbox"/> Return assignment card
<input type="checkbox"/> Assign <input type="checkbox"/> Reassign	<input type="checkbox"/> Handle	<input type="checkbox"/> Return file <input type="checkbox"/> serial
<input type="checkbox"/> Bring file	<input type="checkbox"/> Initial & return	
<input type="checkbox"/> Call me	<input type="checkbox"/> Leads need attention	<input type="checkbox"/> Return with action taken
<input type="checkbox"/> Correct	<input type="checkbox"/> Open case	<input type="checkbox"/> Return with explanation
<input type="checkbox"/> Deadline _____	<input type="checkbox"/> Prepare lead cards	<input type="checkbox"/> Search and return
<input type="checkbox"/> Delinquent	<input type="checkbox"/> Prepare tickler	<input type="checkbox"/> See me
<input type="checkbox"/> Discontinue	<input type="checkbox"/> Recharge file <input type="checkbox"/> serial <input type="checkbox"/> Type	
<input type="checkbox"/> Expedite		
<input type="checkbox"/> File	<input type="checkbox"/> Send to _____	

RE: ^PVIRGIL CARTER V.
THE EXECUTIVE BRANCH OF THE UNITED
STATES GOVERNMENT, et al.
(US.D.C., S.D.N.Y.) DE-70 197-136
CIVIL ACTION NO. 77-3701

NOT RECORDED

ATTACHED WAS OBTAINED FROM 24 NOV 15 1979
O.R. (RAY) WHITELOCK, J.R.
DIRECTOR FEDERAL ARCHIVES & RECORDS
CENTER GSA

SAC MC/aur LEGAL COUNSEL
ROBERT J. MC CARTHY
NEWARK

3 ENCLOSURE

See reverse side

59 DEC 31 1979

Office

[Signature]
10/1/79 #9

THE COMPLAINT

Plaintiff Virgil Carter, on behalf of himself and all registered voters of color, alleges that Jimmy Carter, Griffin Bell, Clarence Kelly, Richard Nixon, Gerald Ford, Eugene Gold, Robert Morgenthau, Nelson Rockefeller, The New York Times, Edward M. Kennedy, Warren Burger, Pope Paul IV*, Leonid Brezhnev, Hau KuoFeng, and Salvatore P. Valla have conspired for thirty or more years to cause an electronic-cosmic controlled bio-feedback implant (Par. 1) Only two allegations even conceivably concern defendant Morgenthau. The implant is alleged to have been administered "by and/or with the knowledge of some if not all of the defendants." (Paragraph 2). Plaintiff also alleges that "the defendants have tampered with and/or intercepted plaintiff's mail." (paragraph 5).

*Apparently plaintiff is referring to Pope Paul VI, since Paul IV was Pope from 1555-59 [World Almanac Book of Facts, p. 385 (1977)].

ARGUMENT

PLAINTIFF'S COMPLAINT SHOULD BE DIS-
MISSED AS TO DEFENDANT MORGENTHAU FOR
FAILURE TO STATE A CLAIM UPON WHICH
RELIEF MAY BE GRANTED.

A. Plaintiff's complaint is conclusory and without sufficient factual allegations.

In determining a motion to dismiss a complaint under Fed. R. Civ. P. 12 (b) (6), the complaint should be liberally construed in favor of the plaintiff, especially where the plaintiff proceeds pro se. Haines v. Kerner, 404 U.S. 519; 520-21 (1972); Cunningham v. Ward, 546 F. 2d 481, 482 (2nd Cir. 1976); Frankos v. LaVallee, 535 F. 2d 1346, 1347 (2nd Cir. 1976). While a pro se plaintiff is entitled to be held to less stringent standards in his pleading than are required of plaintiffs who are represented by counsel, a pro se complaint under 42 U.S.C. Section 1983 must nevertheless contain more than merely conclusory allegations. Frankos v. LaVallee, 535 F. 2d 1346, 1349 (2nd Cir. 1976); Pavell v. Jarvis, 460 F. 2d 551, 553 (2nd Cir. 1972); Fletcher v. Hook, 446 F. 2d 14, 16 (3rd Cir. 1971); Guedry v. Ford, 431 F. 2d 660, 664 (5th Cir. 1970); Jones v. Ault, 67 FRD 124, 127 (S.D. Ga. 1974), aff'd 516 F. 2d 898 (5th Cir. 1975). If such minimal standards for complaints were not upheld a disgruntled person could force any prosecutor or other public official into a major trial on the basis of bald, unsubstantiated conclusions. See Powell v. Workmen's Compensation Board, 327 F. 2d 131, 137 (2nd Cir. 1964). Thus, pro se complaints which have merely alleged a conspiracy by public officials against

the plaintiff, or a deprivation of plaintiff's right to counsel, without supporting factual allegations, have been dismissed. Frankos v. LaVallee, supra.

A dismissal is similarly warranted in the instant case. All of plaintiffs' charges are conclusory in nature and without any supporting factual allegations. Plaintiff has not described one specific action taken by defendant. Defendant Morgenthau has no power over the federal mails and doubtless no possible power over electro-cosmic controlled bio-feedback implants.

Plaintiff brought almost exactly the same complaint, without naming Robert Morgenthau as a defendant, in two suits in the Eastern District of New York. Both complaints were dismissed for failure to state a course of action. The conclusions of Judges Platt and Dooling in those cases are clearly applicable here:

The statements and facts alleged in plaintiff's complaint, as amended, are of course such that there is substantial question as to whether they might even be theoretically possible, much less rationally probable... It is apparent from a reading of plaintiff's complaint that it does not set forth charges to which defendants can intelligently respond. Even assuming the existence of some sort of conspiracy among the defendants, there is, for example, no description of the role played in it by any defendant. Nor does plaintiff say how the ends of the conspiracy were brought about. The origin of the conspiracy is not discussed, nor are the hardships and damage referred to by plaintiff even specifically described... The complaint in this action fails to state a claim upon which relief can be granted. (See attached Exhibit A, Decision of Judge PLATT dismissing Carter v. Strachem et al., 75 Civ. 1132, March 8, 1976, pp. 3, 4, 8).

It is evident from the face of the complaint that this action is frivolous and it would be a waste of time and money of all concerned parties and abuse of judicial process to permit this case to remain on the docket any longer. (See attached Exhibit B, Decision of Judge DOOLING dismissing Carter v. Platt et.al, 76Civ. 692, April 20, 1976).

Conclusion

For the reasons set forth above, the complaint should be dismissed for failure to state a claim upon which relief can be granted.

Respectfully submitted,

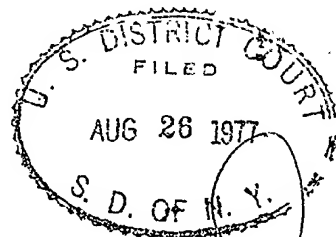
ROBERT M. MORGENTHAU
District Attorney
New York County
Attorney for Respondent
155 Leonard Street
New York, New York 10013
(212) 732-7300

PETER L. ZIMROTH
ROBERT M. PITLER
RICHARD M. SELTZER
Assistant District Attorneys
Of Counsel

Richard M. Seltzer

JUDGE CANNELLA

(3)



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----x

VIRGIL CARTER,

:

Plaintiff, :

77 Civ. 3701

-against-

:

(J.M.C.)

JIMMY CARTER, et al.

:

Defendant. :

-----x

MEMORANDUM OF DEFENDANT MORGENTHAU IN
SUPPORT OF MOTION TO DISMISS THE COMPLAINT

This memorandum of law is submitted in support of the motion of defendant Robert M. Morgenthau to dismiss the complaint, pursuant to F.R.C.P. 12 (b) (6), for failure to state a claim upon which relief can be granted.

197-136-
ENCLOSURE

77 Civ. 3701 (JMC)

United States District Court

FOR THE
Southern District of New York

VIRGIL CARTER, Individually and
as Class Representative of persons
similarly situated,

Plaintiffs-Petitioners,

-against-

THE EXECUTIVE BRANCH of the United
States Government, JIMMY CARTER,
Individually and as President of the
United States, et al.,

Defendants-Respondents

and
Co-Defendants-Respondents.

MEMORANDUM DECISION



JOHN M. CANNELLA, D. J.

197-136-
ENCLOSURE

The LEGISLATIVE BRANCH of the United States; the JUDICIAL BRANCH of the United States Government; WARREN BURGER, Individually and as the Chief Justice of the United States Supreme Court; DC

His Holiness, POPE PAUL VI, Head of the Roman Catholic Church;

LEONID I. BREZHNEV, Individually and as President-Secretary of the Soviet Union;

HAU KUO-FENG, Individually and as Chairman of the PEOPLE'S REPUBLIC OF CHINA;

SALVATORE P. VELLA, Individually and as representative of the FIRST NATIONAL CITY BANK;

JOHN DOES and other Conspirators herein unnamed,

Co-Defendants-Respondents.

-----X
MEMORANDUM DECISION

CANNELLA, D.J.:

The complaint in the above-entitled matter is patently frivolous and is hereby dismissed as to all defendants. See Carter v. Platt, No. 76 C 692 (E.D.N.Y. April 21, 1976) (Dooling, J.); Carter v. United States Postal Service, No. 75 C 1132 (E.D.N.Y. March 8, 1976) (Platt, J.).

SO ORDERED.

John M. Cannella
JOHN M. CANNELLA, U.S.D.J.

Dated: New York, N.Y.
October 5, 1977.

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

FILED
OCT 5 1977
S. D. OF N. Y.
973701 (11)

VIRGIL CARTER, Individually and as the
Class Representative of persons similarly
situated,

Plaintiffs-Petitioners,

-against-

THE EXECUTIVE BRANCH of the United States :
Government, JIMMY CARTER, Individually and :
as President of the United States;

THE DEPARTMENT OF JUSTICE, GRIFFIN B. BELL :
Individually and as the United States :
Attorney General;

CLARENCE M. KELLEY, Individually and as the :
Director of the Federal Bureau of Investi- :
gation;

RICHARD NIXON and GERALD FORD, Individually :
and as former Presidents of the United :
States;

The DISTRICT ATTORNEYS and OFFICES of the
Counties of New York City;

NELSON ROCKEFELLER, Individually and as :
former Governor of New York State and former :
Vice-President of the United States;

THE NEW YORK TIMES, Publisher and John Does, :
229 West 43 Street, New York, 10036; :

Defendants-Respondents,

-and-

The LEGISLATIVE BRANCH of the United States :
Government, EDWARD M. KENNEDY, Individually :
and as a Senior Senator of the United States;

MIA

197-136-
ENCLOSURE

R. J. [Signature]
Director 9#

1977 OCT 9 130

Criminal Court Kings County

People of the State of New York

- VS -

VIRGIL CARTER,

Petitioner-Defendant.

No. K728835

Notice and Motion

State of New York
County of Kings

ss:

Virgil Carter, the defendant, after being duly sworn, hereby partition this Court for final disposal of these charges and that subpoenas be issued for the herein specified witnesses, documents or reports to appear as witnesses on his behalf.

Defendant was given a summons on 5/24/77, by P.O. Devine 2266, T.P.D. #33 a/c and thereafter appeared before this Court in answer to those charges.

After a number of postponements and objection having been taken to the denial of a jury trial and after the Court assigned Legal Aid Attorney statedly refused to issue subpoenas for the witnesses necessary to establish my innocence, petitioner-defendant thereafter and hereby move this Court for speedy disposition of these charges.

Defendant request that subpoenas be issued for the next designated Court date (12 - 14 - 77. AP 7,), and any recessed or adjourned date of this action for the following; (1) Pt. Carlos Roman, Sq. G3A, COM. 32 Agency T.P.D. Tax Reg. No. 759900; (2) for P.O. Devine's partner on the day these charges were instituted; (3) for Dis. Att. Eugene Gold, together with my criminal file NO. K655425, which was not in or and removed from the public records on or before 11 - 21 - 77.

Respectfully submitted

*SWORN TO BEFORE ME
NOVEMBER 23, 1977*

TO: *Virgil Carter*
Criminal Court Clerk
120 Schmerhorn ST
New York, N. Y.

Virgil Carter
G.P.O. Box 501., B'klyn, N.Y. 11202

Criminal Court Clerk
120 Schmerhorn ST
New York, N. Y.

Dis. Att. Eugene Gold
Municipal b'ldg
B'klyn, N. Y. 11201

Att. Gen. Griffin B. Bell
Dir. Clarence M. Kelley
U. S. Department of Justice
Washington, D. C.

NOT RECORDED

23 JUN 9 1978

Att. Robert Tiersten
Legal Aid Society
26 Court St. B'klyn, N. Y. 11201

70 JUN 19 1978

U. S. DEPARTMENT OF JUSTICE

SOUTHERN DISTRICT OF NEW YORK

OFFICE OF

UNITED STATES MARSHAL

NEW YORK, N. Y. 10007

OFFICIAL BUSINESS

PENALTY FOR PRIVATE USE \$300

POSTAGE AND FEES PAID

U. S. DEPARTMENT OF JUSTICE

JUS-431

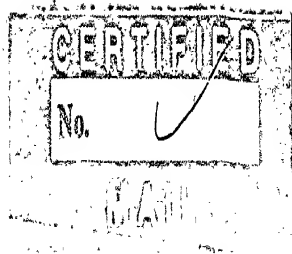


Clarence M Kelley,

Federal Bureau of Investigation

Department of Justice

Washington, DC



LEGAL COUNSEL

2 MAY 8 1977

197-136-1

77 CIV. 370 II

UNITED STATES DISTRICT COURT

DISTRICT OF NEW YORK

VIRGIL CARTER, INDIVIDUALLY AND AS THE CLASS
REPRESENTATIVE OF PERSONS SIMILARLY SITUATED,

JUDGE CANNELLA

-VS-

PLAINTIFFS-PETITIONERS,

THE EXECUTIVE BRANCH OF THE UNITED STATES
GOVERNMENT, JIMMY CARTER, INDIVIDUALLY AND AS
PRESIDENT OF THE UNITED STATES,

THE DEPARTMENT OF JUSTICE, GRIFFIN B. BELL, -B-
INDIVIDUALLY AND AS THE UNITED STATES ATTORNEY
GENERAL,

CIVIL ACTION

CLARENCE M. KELLEY, INDIVIDUALLY AND AS THE
DIRECTOR OF THE FEDERAL BUREAU OF INVESTIGATION

NO. _____

RICHARD NIXON AND GERALD FORD, INDIVIDUALLY
AND AS FORMER PRESIDENTS OF THE UNITED STATES, 45

THE DISTRICT ATTORNEYS AND OFFICES OF THE
COUNTIES OF NEW YORK CITY,

SUMMONS

NELSON ROCKEFELLER, INDIVIDUALLY AND AS
FORMER GOVERNOR OF NEW YORK STATE AND
FORMER VICE-PRESIDENT OF THE UNITED STATES,

THE NEW YORK TIMES, ITS PUBLISHER AND JOHN
DOES, 229 WEST 43 STREET, NEW YORK, 10036,

DEFENDANT - RESPONDENTS,

THE LEGISLATIVE BRANCH OF THE UNITED STATES
GOVERNMENT, EDWARD M. KENNEDY, INDIVIDUALLY AND
AS A SENIOR SENATOR OF THE UNITED STATES,

THE JUDICIAL BRANCH OF THE UNITED STATES GOV-
ERNMENT, WARREN BURGER, INDIVIDUALLY AND AS
CHIEF JUSTICE OF THE UNITED STATES SUPREME
COURT,

HIS HOLINESS, POPE PAUL IV, HEAD OF THE
ROMAN CATHOLIC CHURCH,

LEONID I. BREZHNEV, INDIVIDUALLY AND AS SEC-
RETARY OF THE SOVIET UNION,

HAU KUO-FENG, INDIVIDUALLY AND AS CHAIRMAN
OF THE PEOPLES REPUBLIC OF CHINA,

SALVATORE P. VELLA, INDIVIDUALLY AND AS RE-
PRESENTATIVE OF THE FIRST NATIONAL CITY BANK,

JOHN DOES AND OTHER CONSPIRATORS HEREIN
UNNAMED,

CO - DEFENDANT - RESPONDENTS.

TO THE ABOVE - NAMED DEFENDANT & RESPONDANTS:

YOU ARE HEREBY SUMMONED AND REQUIRED TO SERVE UPON
VIRGIL CARTER, PLAINTIFF-PETITIONER, WHOSE ADDRESS IS GENERAL

Memo AAG, C. D.

9-9-77 JF:fm

- POST OFFICE, BOX 501, BROOKLYN, N. Y, 11202, AN ANSWER TO THE COMPLAINT WHICH IS WHEREWITH SERVED UPON YOU, WITHIN SIXTY (60) DAYS AFTER SERVICE OF THIS SUMMONS UPON YOU, EXCLUSIVE OF THE DAY OF SERVICE. IF YOU FAIL TO DO SO, JUDGMENT BY DEFAULT WILL BE TAKEN AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

RAYMOND F. BURGHARDT,

CLERK OF THE COURT

DATED AUG 1 1977

[Signature]
DEPUTY CLERK

THIS SUMMONS IS ISSUED PURSUANT TO RULE 4 OF THE FEDERAL RULES OF CIVIL PROCEDURE.

UNITED STATES DISTRICT COURT
DISTRICT OF NEW YORK

VIRGIL CARTER, INDIVIDUALLY AND AS THE CLASS
REPRESENTATIVE OF PERSONS SIMILARLY SITUATED,

PLAINTIFFS-PETITIONERS,

-VS-

THE EXECUTIVE BRANCH OF THE UNITED STATES
GOVERNMENT, JIMMY CARTER, INDIVIDUALLY AND
AS PRESIDENT OF THE UNITED STATES,

THE DEPARTMENT OF JUSTICE, GRIFFIN B. BELL,
INDIVIDUALLY AND AS THE UNITED STATES
ATTORNEY GENERAL,

CLARENCE M. KELLEY, INDIVIDUALLY AND AS THE
DIRECTOR OF THE FEDERAL BUREAU OF INVESTIGATION

RICHARD NIXON AND GERALD FORD, INDIVIDUALLY AND
AS FORMER PRESIDENTS OF THE UNITED STATES,

THE DISTRICT ATTORNEYS AND OFFICES OF THE
COUNTIES OF NEW YORK CITY,

NELSON ROCKEFELLER, INDIVIDUALLY AND AS
FORMER GOVERNOR OF NEW YORK STATE AND FORMER
VICE-PRESIDENT OF THE UNITED STATES,

THE NEW YORK TIMES, PUBLISHER AND JOHN DOES,
229 WEST 43 STREET, NEW YORK, 10036,

DEFENDANTS-RESPONDENTS,

THE LEGISLATIVE BRANCH OF THE UNITED STATES
GOVERNMENT, EDWARD M. KENNEDY, INDIVIDUALLY
AND AS A SENIOR SENATOR OF THE UNITED STATES,

THE LEGISLATIVE BRANCH OF THE UNITED STATES
THE JUDICIAL BRANCH OF THE UNITED STATES GOV-
ERNMENT, WARREN BURGER, INDIVIDUALLY AND AS
THE CHIEF JUSTICE OF THE UNITED STATES
SUPREME COURT,

HIS HOLINESS, POPE PAUL IV, HEAD OF THE
ROMAN CATHOLIC CHURCH,

LEONID I. BREZHNEV, INDIVIDUALLY AND AS
PRESIDENT-SECRETARY OF THE SOVIET UNION,

HAU KUO-FENG, INDIVIDUALLY AND AS CHAIRMAN
OF THE PEOPLES REPUBLIC OF CHINA,

SALVATORE P. VELLA, INDIVIDUALLY AND AS
REPRESENTATIVE OF THE FIRST NATIONAL CITY BANK,

JOHN DOES AND OTHER CONSPIRATORS HEREIN UNNAMED,

CO-DEFENDANTS- RESPONDENTS,

I. JURIS DICTION

A). THE JURISDICTION OF THIS COURT IS INVOKED UNDER TITLE 28 U. S. C. 1343: 42U.S. C.1985 (1, 2, 3); ARTICLES , ONE FOUR ,SEVEN, EIGHT AND THE FOURTEENTH AMENDMENT OF THE BILL OF RIGHTS, THE AMOUNT IN CONTROVERSY EXCEEDS THE SUM OF FIFTY THOUSAND (50,000.00) DOLLARS , EXCLUSIVE OF INTEREST AND COSTS.

B). CONCURRING JURISDICTION IS INVOKED UNDER ARTICLE III OF THE UNITED STATES CONSTITUTION: TITLE 18 U. S. C. 2520 AND 11 28 U. S. C. 1331: 1332 AND 42 U. S. C. 1981 & 1983.

11. CLASS ACTION

A). VIRGIL CARTER BRINGS THIS ACTION ON HIS OWN BEHALF AS A VOTER AND ON BEHALF OF ALL REGISTERED VOTERS OF COLOR AND/OR PERSONS IN THE UNITED STATES SIMILARLY SITUATED, PURSUANT TO RULE 23 OF FED. R. CIV. PRO.- THE PREREQUISITES AND CONDITIONS OF THAT RULE AS SET OUT IN SUB-SECTION (A) (B) (1); (B) (2) AND (B) (3) HAVE BEEN SATISFIED.

B). THERE ARE COMMON QUESTIONS OF LAW AND FACT AFFECTING THE RIGHTS OF SUCH PERSONS TO BE FREE FROM VIOLATION OF THEIR CONSTITUTIONAL AND STATUTORY CIVIL RIGHTS BY PERSONS ACTING IN A CONSPIRACY TO VIOLATE SAID RIGHTS (AS SET OUT MORE FULLY IN SECTION IV BELOW). THE NUMBER OF PLAINTIFFS IS SO NUMEROUS AS TO MAKE IT IMPRACTICAL TO BRING THEM ALL BEFORE THIS COURT. THE CLAIMS OF THE PLAINTIFFS ARE TYPICAL OF CLASS AS IS THE RELIEF REQUESTED AGAINST DEFENDANTS. THE PROSECUTION OF SEPERATE ACTIONS BY INDIVIDUAL MEMBERS OF THE CLASS WOULD CREATE A RISK OF -

- (1) INCONSISTENT OR VARYING ADJUDICATIONS WITH RESPECT TO INDIVIDUAL MEMBERS OF THE CLASS, OR
- (2) ADJUDICATIONS WITH RESPECT TO INDIVIDUAL MEMBERS OF THE CLASS WHICH WOULD AS A PRACTICAL MATTERS BE DISPOSITIVE OF THE INTEREST OF THE MEMBERS NOT PARTIES.

C). FURTHERMORE, THE DEFENDANTS, BY THEIR ACTION, WHICH IS THE BASIS OF THIS SUIT, HAVE ACTED ON GROUNDS APPLICABLE TO THE CLASS AS A WHOLE, AND THEREFORE, CLASS - WIDE RELIEF IS PROPER.

B). THE QUESTIONS OF LAW AND FACT COMMON TO THE CLASS PREDOMINATE OVER ANY ANY AFFECTING ONLY INDIVIDUAL MEMBERS OF THE CLASS, AND THE CLASS ACTION IS THE SUPERIOR AND EFFICIENT METHOD FOR A FAIR ADJUDICATION OF THIS CONTROVERSY.

III. PARTIES

PLAINTIFFS:

A). THE AMERICAN VOTER OF THE MINORITY POPULATIONS AND/OR PERSONS OF THE UNITED STATES OF AMERICA SIMILARLY SITUATED.

B). VIRGIL CARTER IS A CITIZEN OF THE UNITED STATES, OVER THE AGE OF 21. HIS ADDRESS IS G. P. O. Box 501, BROOKLYN, N. Y. 11202. HE IS A PAUPER.

DEFENDANTS -

A). THE UNITED STATES DEPARTMENT OF JUSTICE AND THE UNITED STATES GOVERNMENT IN PRINCIPLE AND IN FACT.

B). GRIFFIN B. BELL, IS A UNITED STATES CITIZEN OVER THE AGE OF 21. HE IS ATTORNEY GENERAL AND HEAD OF JUSTICE DEPARTMENT OF THE EXECUTIVE BRANCH OF THE UNITED STATES GOVERNMENT, WHOSE OFFICIAL SEAT IS WASHINGTON, D. C.

C). CLARENCE M. KELLEY, IS A UNITED STATES CITIZEN OVER THE AGE OF 21. HE IS THE DIRECTOR OF THE FEDERAL BUREAU OF INVESTIGATION, WASHINGTON, D. C.

D). JIMMY CARTER, IS A UNITED STATES CITIZEN OVER THE AGE OF 21. HE IS PRESIDENT AND HEAD OF THE EXECUTIVE BRANCH OF THE UNITED STATES GOVERNMENT, AND HE RESIDES IN THE WHITE HOUSE.

E). RICHARD M. NIXON, AND GERALD FORD, ARE UNITED STATES CITIZENS OVER THE AGE OF 21. THEY ARE FORMER PRESIDENTS AND HEADS OF THE EXECUTIVE BRANCH OF THE UNITED STATES GOVERNMENT.

F). EUGENE GOLD AND MORGENTHAU, ARE UNITED STATES CITIZENS OVER THE AGE OF 21. THEY ARE DISTRICT ATTORNEYS OF KINGS AND NEW YORK COUNTIES.

G). NELSON A. ROCKEFELLER IS A UNITED STATES CITIZEN OVER THE AGE OF 21. HE IS THE FORMER GOVERNOR OF THE STATE OF NEW YORK AND FORMER VICE PRESIDENT OF THE UNITED STATES. HE RESIDES AT POCAHONTIC HILLS, TARRYTOWN, N. Y.

H). THE NEW YORK TIMES IS A CORPORATE NEWSPAPER AND AFFILIATE. 229 WEST 43 STREET, NEW YORK, 10036.

CO-DEFENDANTS -

A). EDWARD M. KENNEDY, IS A UNITED STATES CITIZEN OVER THE AGE OF 21. HE IS A SENIOR SENATOR OF THE UNITED STATES GOVERNMENT, WASHINGTON, D.C.

B). WARREN BURGER IS A UNITED STATES CITIZEN OVER THE AGE OF 21. HE IS THE CHIEF JUSTICE OF THE UNITED STATES SUPREME COURT, WASHINGTON, D. C.

C). HIS HOLINESS POPE PAUL IV, IS OVER THE AGE OF 21. HE IS THE HEAD OF THE ROMAN CATHOLIC CHURCH. HE RESIDES IN THE STATE OF VATICAN CITY, ITALY. HIS REPRESENTATIVE IN THE UNITED STATES IS THE APOSTALATE DELEGATION IN WASHINGTON, 3339 MASSACHUSETTS AVE. N. W. WASHINGTON, D. C. 20008.

D). LEONID I. BREZHNEV IS OVER THE AGE OF 21. HE IS THE GENERAL SECRETARY OF THE U. S. S. R., MOSCOW, RUSSIA.

E). HAU KUO-FENG IS OVER THE AGE OF 21. HE IS THE CHAIRMAN OF THE PEOPLES REPUBLIC OF CHINA. HIS ADDRESS IS PEKING, CHINA.

F). SALVATORE P. VELLA IS OVER THE AGE OF 21. HIS ADDRESS IS THE FIRST NATIONAL BANK, 1630 SHORE PARKWAY, B'KLYN, N. Y.

G). JOHN DOE AND OTHER CONSPIRATORS ARE BELIEVED TO BE CITIZENS OF THE UNITED STATES AND OVER THE AGE OF 21.

IV. CO- DEFENDANTS AND ALL WHITE
CO-CONSPIRATORS, PART I.

A). CONSPIRACY OF ELECTRONIC-COSMIC CONTROLLED BIO-FEEDBACK MANIPULATION, COVER-UP AND DEPRIVATION OF CIVIL RIGHTS UNDER 42 U. S. C. 1981; 1983; 1985, (1, 2, 3,) AND THE FIRST, FOURTH, SEVENTH, EIGHT AND THE FOURTEENTH AMENDMENT TO THE UNITED STATES CONSTITUTION.

PLAINTIFFS RE- ALLAGES EACH OF THE FOREGOING PARAGRAPHS IN THIS COMPLAINT AND FURTHER STATES AS FOLLOWS;

(1) FROM ON OR ABOUT FEB. 7, 1971, PLAINTIFF HAVE

BEEN AWARE OF BEING SUBJECT TO ALL MANNER OF ILLS, DISEASE, EXPER-
EXPERIMENTATION AND HARDSHIP, FROM AN ELECTRONIC-COSMIC CONTROLLED
BIO-FEEDBACK IMPLANT OF SOME THIRTY OR BETTER YEARS, WHICH THE
WHITE DEFENDANTS, CONSPIRATORS CAUSED, KNEW WERE TO OCCUR AND HAD
THE POWER TO PREVENT. (EVIDENCE OF WHICH HAVE BEEN PRESENTED TO THE
DEFENDANTS DEPARTMENT OF JUSTICE ASSIDE FROM IT BEING COMMON
KNOWLEDGE).

(2). AFTER A PROLONGED, PERSONAL INDEPENDENT RESEARCHING
INVESTIGATION, UPON INFORMATION AND BELIEF, THIS ELECTRONIC-COSMIC
BIO-FEEDBACK IMPLANT APPARATUS WAS ADMINISTERED BY AND/ OR WITH THE
KNOWLEDGE OF SOME IF NOT ALL OF THE DEFENDANTS IN CARRYING OUT THIS
premeditated conspiracy. Overtly and in violation of plaintiffs person, papers
and effects — tampering with plaintiffs mind against which the law of nature
and natures God entitled plaintiff.

(3). Your petitioner have filed with the United States Department
of Justice, formal Administrative complaints and appeals, including evidence of
this thirty (30) year conspiracy against my person and effects (some six (6)
years since I've become aware of it), and up and until the filing date of this
petition, that Department of the United States Government, has refused me any
relief or to take any action, except adversely, In a coverup attempt.

(4). During this period plaintiff suffered such hardships, in-
firmity and crippling disability, that he was forced to apply for disability
assistance, in order to survive.

(5). Also, during this period the defendants have tampered with
and/or intercepted plaintiff's mail, in furtherance of this conspiracy and in
their efforts to prevent plaintiff from acquiring the documentary proofs of this
conspiracy and deliberately attempting to obstruct and hinder affective access
to the Federal Courts, due to his indigency.

IV, Continuing Conspiracy and Co- Conspirators PART II

B). Effective Judicial Remedies Available to Protect
Against Deprivation of Constitutional and Statutory
Rights; Article III of the Constitution; Title 28
U. S. C. 1343; 1331; 1332; 42 U. S. C. 1981; 1983;
1985; (1, 2, 3); Article one, seven, eight and the
fourteenth amendments of the Bill of Rights; Class

action under Rule 23 Federal Rule of Civ. Pro.

Plaintiffs re-alleges each of the foregoing paragraphs in this complaint and further states as follows:

(6). According to the aforementioned facts, your petitioner has applied and/or filed, in each of the Branches of the United States Government, Formal Administrative Complaints and Appeals, including evidence of this thirty (30) year conspiracy against my person and effects.

(7). This Court should take and lend proper judicial supervision and guidance of his person and this action, due to the fact, that the Federal Courts, the Executive Department and the Legislative Branches of the United States Government, have continually coveredup, disregarded and/or discriminated against your petitioner, forewarned of the danger to his life, limbs and basic Constitutional freedoms and Human Rights, ill advised and misrepresented petitioner, causing unnecessary suffering, torture and hardship -- to wit:

- a.- Coveredup by not acting on his formal Administrative Complaints and appeals.
- b.- Coveredup by telling petitioner he could not sue the United States Government, in a Class Action, from this Premeditated electronically cosmic controlled bio-feed-back apparatus, including certain specified named public and private national and foreign individuals and corporations.
- c.- Coveredup by refusing to appoint an attorney to him, while admitting and recognizing that his case falls within the scope of 28 U. S. C. 1915 (5), and by not allowing or Granting him effective means of appeal and/or collateral relief and attack, due to his poverty.

(8). Plaintiff did not grant any authorization to the defendants, their officials, members, employees or agents access to plaintiffs person, papers and effects, directly or indirectly, electronically, cosmic or otherwise.

(9). The concerted conspiratorial covering up, as described above, has injured the plaintiffs, especially citizen voter Carter, in their person and property, and as provided for by the Constitution and Statute,

they shall be liable to the party injured.

(10). Jurisdiction is based on a sum in excess of fifty thousand (\$50,000.) dollars and Class Action relief is sued for based on evidence in the hands of the United States Attorney General.

V. Effective Judicial Remedies

c). Affidavit of Indigency

(11). After the required filing fee, petitioner thereafter applies to proceed as an indigent, that due to his poverty and a constant crippling disability, of a medically diagnosed herniated disc, petitioner is receiving a Federal Supplemental Disability Assistance, in the amount of \$235.00 per month, and is unable to pay the full cost of said proceedings or give security therefor.

(12). He does not own any checking or saving account, real estate, stocks, bonds automobiles, or other valuable property (including ordinary household furnishings and clothing).

(13). Petitioner has had nobody willing or able to furnish the money necessary to finance this action and that by preparing his own papers he has been able to proceed to this state of the proceedings and should this affidavit of indigency part of this complaint, hereafter be denied, he could not be sure to acquire an adequate adjudication of his Civil and Constitutional Rights.

VI. Relief

Wherefore plaintiff hereby request to proceed in forma pauperis, and assignment of a competent attorney and thereafter—— Plaintiff request a jury trial on the matters of this continuing coverup conspiracy of electronic- cosmic controlled bio-feedback manipulation hardship, prejudice and discrimination and deprivation of Civil, Constitutional and Human Rights, Whereby plaintiff is subject to irreparable humiliation, and suffering physical pain and impairment of bodily function and on the request for compensatory and special damages, in

the sum's in excess of fifty thousand dollars, to be decided against the defendants, according to their respective liabilities, After trial, plaintiff's request punitive damages, to be decided , from the defendants for willfully and illegally violating their Constitutional, Statutory, Civil and Human Rights.

Respectfully Submitted:

Virgil Carter

Virgil Carter



b6

Sworn to before me
this day 28 July — 1977
Lawrence Mason

LAWRENCE MASON
Notary Public, State of New York
No. 03-2572560
Qualified in Bronx County
Commission Expires March 30, 1979

Apr. 30, 1975

Director Kelley
Federal Bureau of Investigation
9th Street And Pennsylvania Ave.
Washington, D. C. 20535

Director Kelley

F. O. I.

Having read in the news papers
that the Federal Bureau of Investigation,
with full cooperation from the Postal
Service, illegally had a mail surveillance
and opened mail of American citizens,
And —

that the Bureau kept files on
Americans who had traveled over sea,
And —

having traveled over sea between
June 1969 and Sept 1969 (Passport #K819984)
And —

having had written correspondence
over sea since that time, and who at
this time is doing a historical research
project of this period on myself, I hereby
request any informational file on myself
or my mail, if there was or is one,
made available to me, as required by
Freedom of Information Act 5 USC 552

Thank you —

Visit Center

F.O.I.A.

b6



UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D.C. 20535

May 13, 1975

Mr. Virgil Carter

[Redacted address box]

b6

Dear Mr. Carter:

This is to acknowledge your recently received Freedom of Information Act request. Based on the limited information you provided, it is not possible to make an accurate search of our central records. In order to facilitate our searching procedures, please furnish the following:

complete name:

Virgil Carter

date and place of birth:

prior addresses:

employments:

additional identifying data:

[Redacted information box]

Upon receipt of the above information, a search of our files will be conducted and your request will thereafter be processed in accordance with the provisions of the Freedom of Information Act.

Sincerely yours

Clarence M. Kelley
Clarence M. Kelley
Director

June 3, 1979

Mr. Virgil Carter

b6

Dear Mr. Carter:

This is to acknowledge your recently received Freedom of Information Act request.

Due to the increased interest generated by the amendments to the Freedom of Information Act, it is necessary to advise you that an extension of time is needed to process your request.

You may be assured that every feasible effort will be made to comply with your request within 30 working days and you will be advised of the results as soon as possible.

Sincerely yours,

Clarence M. Kelley
Clarence M. Kelley
Director

1 - The Deputy Attorney General - Enclosure
Attention: [redacted] EX-100

b6

jdvd:klm (5)

UNIT ☐

July 1, 1975

Mr. Virgil Carter

b6

Dear Mr. Carter:

This is in reference to your Freedom of Information Act request.

No record concerning you could be located in our central records; however, if you desire a check of our FBI Identification Division fingerprint files, please comply with the procedures set forth in the enclosed copy of Departmental Order 556-73.

Sincerely yours,

CLARENCE M. KELLEY
Clarence M. Kelley
Director

Enclosure

REC-20

1 - The Deputy Attorney General
Attention: [redacted]

b6

Assoc. Dir. _____
Dep. AD Adm. _____
Dep. AD Inv. _____
Asst. Dir.: _____
Admin. _____
Comp. Syst. _____
Ext. Affairs _____
Files & Com. _____
Inv. _____
Training _____

jdv:mjs (5)

May 13, 1976

Mr. Clarence M. Kelley
Federal Bureau of Investigation
Washington, D. C. 20535

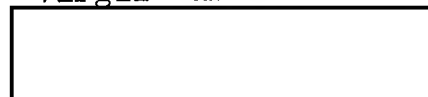
Director Kelley:

Published reports have made me aware of the extensive surveillance the Bureau has been conducting against Americans, including mail opening or tampering and lists.

Over the past four years, my foreign and domestic mail have continually been lost or otherwise - to the extent that I'm renewing my request of 1975, under the Freedom of Information Act...for a more extensive search of the Bureau's records to ascertain if I'm on any list of the U.S. Dept. of Justice, whereby my mail has been tampered with or for that matter any surveillance list period.

Virgil Carter

Virgil Carter



b6

VIRGIL CARTER

May 28, 1976

Mr. Clarence M. Kelley
Federal Bureau of Investigation
Washington, D. C. 20555

Director Kelley:

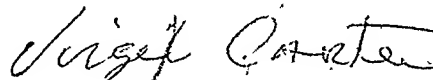
Enclosed please find a reply to action I've instituted in the Federal Court, Eastern District, which is self-explanatory.

My request is that the Bureau and the CIA kindly furnish the Assistant U.S. Attorney for the Eastern District and the Court of my Freedom of Information Act request for information---both in 1975 and 1976.

Also, that the Justice Department furnish me with any information relating to my request of 1973.

Thank you.

Very truly yours,



Virgil Carter

CC: CIA
Justice Department
Hon. John F. Dooling

VC/s

CIS-CNV:ig
F. 4760769

May 27, 1976

Honorable John F. Dooling
United States District Judge
Eastern District of New York
United States Courthouse
225 Cadman Plaza East
Brooklyn, New York 11201

Re: In the Matter an Application Virgil
Carter, Petitioner, for an Order to
Show Cause v. C.I.A., F.B.I. and the
United States Postal Service, Co-
Respondents

Dear Judge Dooling:

It is the position of the respondents named in
the above-entitled petition* for an order to show cause
that the various exhibits produced by petitioner do not
demonstrate that his mail has been intercepted or tampered
with. Furthermore, the matters alluded to in this peti-
tion were decided by this court in Carter v. United States
Postal Service, et al., 75 C 1132 on March 8, 1976.

While petitioner does allude to having made a re-
quest for information relating to this claim under the
Freedom of Information Act, he presents no evidence of
such a request or the final disposition thereof. No
evidence of such a request having been made has come to the
attention of this office.

Very truly yours,

DAVID G. TRAGER
United States Attorney

cc:
Virgil Carter
Plaintiff Pro Se

By:

[Redacted]
Assistant U.S. Attorney

b6

* Since no summons has been served and no complaint filed,
this is not a civil action.

July 30, 1976

EX-113

Mr. Virgil Carter

b6

Dear Mr. Carter:

This is in reference to your latest inquiry dated May 23, 1976, concerning your Freedom of Information-Privacy Acts (FOIPA) request. A search of our central records, including our Electronic Surveillance Indices, revealed no information to indicate that you have been the subject of an investigation by the FBI.

If you believe your name may have been recorded by the FBI incident to the investigation of other persons or some organization, please advise us of the details describing the specific incident or occurrence and time frame. Thereafter, further effort will be made to locate, retrieve and process any such records.

Sincerely yours,

G. M. Kelley
Clarence M. Kelley
Director

1 - Assistant Attorney General for Administration - Enclosures (3)
Attention: FOIPA Administrative Unit (Room 1134)
JW/vas (5)

Assoc. Dir. _____
Dep. AD Adm. _____
Dep. AD Inv. _____
Asst. Dir.: _____
NOTE: Indices search limited to main files in accordance with approved procedures.

Adm. Serv. _____
Ext. Affairs _____
Fin. & Pers. _____
Gen. Inv. _____
Ident. _____
Inspection _____
Intell. _____
Laboratory _____
Legal Coun. _____
Plan. & Eval. _____
Rec. Mgnt. _____
Spec. Inv. _____
Training _____

Telephone Rm. _____
Director Sec'y _____

MAIL ROOM ☒

TELETYPE UNIT ☐

79 AUG 04 1977

FBI/DOJ

OCT. 1, 1976

U.S. Attorney General LEVI
Constitution Ave. & 10th. Street N.W.
Washington, D.C. 20530

Mr. Attorney General;

This writer, by letter dated 4/5/73. to the then Attorney General Richard G. Kleindienst, complained of and requested information concerning any Governmental cosmic-wave experimentation or manipulation of unsuspecting human subjects.

~~Now~~, after some three and a half (3½) years of independant personal investigation and litigation, I'm submitting and filing the enclosed CIVIL ACTION-MOTION #76C-692, and this letter, as a formal complaint, as to Justice J. Dooling and the other Defendants, to the UNITED STATES DEPARTMENT OF JUSTICE, OF Sucha cosmic or/and a electronic conspiracy against my person and efforts. (crippling)

It should be noted that Judge Dooling, the Federal District Court and the United States Attorney's Office, have pending a MAIL TAMPERING SHOW CAUSE ACTION #76C-957, for five (5) months without taking any action, while my Health (see:1.below), and my mail continue to be tampered with.

Copies of this formal complaint is being sent by registered or certified mail to concerned persons, connected of any intent. (receipts attached)

REC-51
Most Respectfull

Virgil Carter

(1). I'm fearful of having any extraction did-- as I've been 1976 unable, being a pauper and without funds, to secure the necessary qualified and competent trustworthy professional medical

3 "All the News
That's Fit to Print"

The New York Times

VOL. CXX...No. 41,380

© 1971 The New York Times Company.

NEW YORK, TUESDAY, MAY 11, 1971

NEW RIGHTS STUDY FINDS SOME GAINS IN ENFORCING LAW

'Dinosaur Opened One Eye'
After Last Fall's Report,
Father Hesburgh Says

REGRESSION ALSO CITED

Housing Department Scored
as Abandoning Its Drive
for Open Communities

By JOHN HERBERS

Special to The New York Times

WASHINGTON, May 10 — The United States Commission on Civil Rights, which reported seven months ago that the Government had virtually abdicated its responsibility in rights enforcement, said today that there had since been some progress in enforcement by the Nixon Administration.

"The dinosaur finally opened one eye," said the Rev. Theodore M. Hesburgh, chairman of the commission, at a news conference in which he summarized



Associated Press

TOUR GATEWAY PARK AREA: President Nixon, Governor Rockefeller and Mayor Lindsay examining a map of the harbor region as they flew over it in Presidential helicopter.

Nixon Sees Gateway Area by Air

By DOUGLAS ROBINSON

Special to The New York Times

NEWARK, May 10 — President Nixon and top state and city officials from two states took a 30-minute helicopter tour today of the proposed Gateway National Recreation area, a 20,000-acre area on both sides of the harbor entrance would put the harbor entrance would put recreational facilities within easy reach of 20 million people as part of the Gateway project.

Government has taken in cooperation with state governments perhaps in this century." Mr. Nixon said that the 23,000-acre area on both sides of the harbor entrance would put recreational facilities within easy reach of 20 million people as part of the Gateway project. Mr. Nixon was accompanied on his brief air tour by Governor Rockefeller and Gov. William T. Cahill of New Jersey, Mayor Lindsay and Mayor Kenneth A. Gibson of Newark, and Secretary of the Interior Rogers

MITCHELL URGES ALL POLICE COPY CAPITAL'S TACTICS

Calls 'Decisive Opposition to
Mob Force' an Example
for Rest of Nation

By FRED P. GRAHAM

Special to The New York Times

WASHINGTON, May 10 —

Attorney General John N. Mitchell urged the police in other cities today to copy the "decisive" tactics, which included mass arrests, used by the Washington Police Department to break up the Mayday demonstrations last week.

"I hope that Washington's decisive opposition to mob force will set an example for other communities," Mr. Mitchell said in a strongly worded defense of the police tactics used here.

If other communities do the same, he added, "we will see an end to the extremist practice of running roughshod over the rights of others."

Mr. Mitchell said that his sentiments "are fully shared by

Metro
88,000
U.S. Stat.
Especially
Employed

The number metropolitan area population was 88,000 in the March 31, 1970, Census. The size of the metropolitan area reported earlier was 59,000 from January 1, 1960, to January 1, 1970.

New York City has the largest metropolitan area in the country, with a population of 19.5 million. The city's

11/10/76

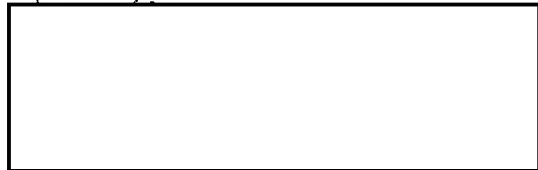
United States Attorney General
United States Department of Justice
Constitution Ave & Street N.W.
Washington, D.C. 20530

OUTSIDE SOURCE

Sir:

The enclosures are copies of the
United States Post Office registered
receipts, returnable to the United States
Attorney General Levi - with this
request that I be notified as they
are returned to the Attorney General
Office -

Most respectfully
Virgil Carter



b6

To:

F.B.I.

November 24, 1976

Mr. Clarence M. Kelley, Director
Federal Bureau of Investigation
Washington, D. C. 20535

OUTSIDE SOURCE

Director Kelley:

In response to your communication, dated 11/17/76,
with due respect for the primary investigative juris-
diction under Federal Law and with all due deference
to your trustworthy position - my pressing complaint
is of a dehumanizing continuing cosmic and/or an elec-
tronic crippling conspiracy, within the U.S. Govern-
ment, against my person and efforts - seemingly be-
cause I'm black!

With regards,

Virgil Carter
Virgil Carter



b6

cc: David Rockefeller
Mamie Carter

Mr. Clarence M. Kelley
Federal Bureau of Investigation
Washington, D. C.

December 1, 1976

Eugene Gold, Esq.
Municipal Building
Brooklyn, N. Y. 11201

Mr. District Attorney:

This will advise you that the complaint made by me, (as a result of my arrest November 28, 1976) to your office on November 30, 1976, against A & S store and its security force, was unsigned - and so I was advised on that date to secure a lawyer from the Brooklyn Bar Association, 123 Remson Street, Brooklyn. I shall request a postponement in Criminal Court, 120 Scherhorn Street, Brooklyn (AP7) on December 2, 1976 for that purpose.

I've also enclosed herewith a copy of any charge filed against me by the security of A & S store.

1/33

EX-109

REC-26

Most respectfully,

Virgil Carter

Virgil Carter



b6

CC: Clarence M. Kelley
Federal Bureau of Investigation
Washington, D.C.

Brooklyn Bar Association
12 Remson Street
Brooklyn, N. Y. 11201

Seymour Moskowitz
26 Court Street
Brooklyn, N. Y. 11201

Part

County of

THE PEOPLE OF THE STATE OF NEW YORK
VS.

VIRGIL CARTER M-43

1. _____
2. _____
3. _____
4. _____

DEFENDANTS

STATE OF NEW YORK

COUNTY OF KINGS

SS.

SPO ALEXANDER DeFRANCIS of A&S 420 Fulton St., Bklyn, N.Y. (Security)

Address

County

State

being duly sworn, deposes and says that on 11/27/76 at about 1230

at 420 Fulton St. (A&S) Brooklyn, N.Y. State of New York,

Address

County

the defendant committed the offenses of:

- A. PL 155.25 Petit Larceny
- B. PL 165.40 CPSP
- C. _____
- D. _____

155.25

under the following circumstances: Deponent states upon information supplied by complaining witness, Willard Washington, store detective, that informant observed the defendant take one pair earrings valued at \$8.50 from a display case, concealed same on his person, and attempted to leave the premises without paying. Defendant had no permission or authority to take, use or possess said merchandise.

Deponent

Sworn to before me November 28, 1976

☐ MISDEMEANOR COMPLAINT
☐ MISDEMEANOR INFORMATION

Handwritten notes at top left, possibly "The State of..."

U.S. Rep. Fapt.
Sec. B...
And. C...

1/10/77

Changin Hu.
Kuo-feng

OUTSIDE SOURCE

From Helsinki and good people...
On this date, January 10, 1977, I am at the Institute. I have
received a letter from a friend that the element of time is most
important in this case. I am maintaining my position. I am
not presenting the paper on the...
authorities responsible for the...
promote a...
my person, papers and... (seemingly because of my color) in...
violation of my civil and constitutional rights, all the means of...
and... the authorities and...
records, of this attempt...
and... authorities to...
access... the facts...
have... the persons involved in my particular case have
passed away, memories faded...
The climate of... is of paramount importance...
due to the fact that... proper, and... to finance or
acquire the... to properly...
decept it... of the Government and the...
This fact is... to the Government...
authorities... and...
unwilling to... to...
continues...
writing...
my legal and physical wellbeing, until this matter is...
reply and assistance is urgently received...

REC-46 DE-31

117103

NOT RECORDED
17 JAN 14 1977

With the highest regards,
Sincerely,
Richard Carter, C.P.E. 11702
Copy to... whom in... of the Commission to the
U.S. Senate, dated 10/1/76 - plus...
Carter

Director Clarence Kelley
Federal Bureau of Investigation
Washington, D.C.

Supreme Court of the City of New York
Special Term, County of Kings

In the Matter of an Application of
Virgil Carter, Petitioner, to present
as a Poor Person, pursuant to
§ 1101, 1102 CPLR, and for an Order
to Show Cause, pursuant to
Article 78 CPLR, in the Nature
of a Special Proceeding. 304
- against -

Hon. John Dooling, individually
and as Judge of the Federal District
Court, United States Attorney General,
Hon. Constant Leeclia, Assistant
United States Attorney and Officers,
Director Francis Kelley and the
Federal Bureau of Investigation.

Respondents,
Hon. Eugene Gold and R. Mor-
genthan, District Attorneys of Kings
and New York Counties and Officers.
Co-Respondents,

Notice of
Motion.

Pursuant to
§ 1101, 1102
CPLR and
Article 78
CPLR

Special
Proceeding.
304 CPLR

Please take notice, that upon the
summons of Virgil Carter, as
assigned, the petitioner will appear at the
next motion term of this Supreme Court,
in a Special Term, Part thereof, to be
convened at the Courthouse, Civic Center,
220 Broadway, Brooklyn, N.Y. 11201.

on the 31 day of January 1977, at 9:30
O'clock in the forenoon, or as soon
thereafter as can be heard, for an order
pursuant to Article 75 C.P.R.; that Counsel
be assigned and that the petitioner
be allowed to proceed as a pauper.
and that the respondents be directed
to show good cause, why this Court
should not grant the relief requested,
and thereby declare null and void
any action heretofore taken, since
under the State and Federal Constitutions,
Laws and Rules, this petitioner has a
guaranteed right to not be discrim-
inated against; and for such other
relief that is just and equitable.

That service of this Notice and
Motion, together with the annexed
affidavits, by certified mail, on the
respondents, or their agents, on or before
the 10 day of January 1977, be deemed
due and sufficient service.

Most Respectfully

Vergil Carter

[Redacted Signature]

b6

Supreme Court of the State of New York
Special Term: County of Kings

In the Matter of an Application
of Virgie Carter, Petitioner, to
proceed as a Poor Person, pursuant
to § 1101, c. 2 C.P.L., and for an
Order to Show Cause, pursuant to
Article 28 C.P.L., in the Matter
of a Special Proceedings.

Against -

Hon. John P. Davis, individually, and
as Judge of the Federal District Court,
United States Attorney General, Secy,
Consular Service, Assistant United
States Attorney and Offices, Director
Chambers Prison and U.S. Federal
Bureau of Investigation.

Respondents.

Alex. Eugene Reid and R. Maganthe,
District Attorneys of Kings and New
York Counties and Offices.

Co. Respondents.

State of New York } ss:
County of Kings }

Virgie Carter, being duly sworn says:

1. That he is the petitioner in the
above entitled action; that he is a
natural born American Citizen,

I

Opponent in
Support of
Petitioner and
Motion to
Proceed as a
Poor Person,
the Assignment
of an Attorney
and for an
Order to Show
Cause

once the age of twenty-one and present
this affidavit and petition in support of
the Notice and Motion to proceed in forma
pauperis; the assignment of a competent
Attorney General for an Order to Show Good
Cause, subject to the penalties of perjury.

Jurisdiction

2. That he is commencing this
action pursuant to § 300, 303 and 304
and other applicable laws and rules, to
secure enforcement of his Basic Con-
stitutional Rights, guaranteed to every
American Citizen, regardless of color,
their ability to pay or other
persuasions and disabilities.

3. That he has requested in each
and every pleading that leads to
this action, (a) the Appointment of an
Attorney, (b) to be allowed to proceed
in forma pauperis, (c) a Civil Jury
Trial, to redress a willful, premed-
itated, electronic and, cosmic
crapping conspiracy, in violation
of his person, efforts and papers, as
is required and guaranteed under
State and Federal Constitutions, laws
and procedure.

4. That the Respondent Officials

have arbitrarily and capriciously refused to this petitioner the appointment of an attorney, while admitting and recognizing, in the recorded proceedings, his need for such an appointment, or allow him to proceed as a poor and indigent person, because "he is poor, black, uneducated and because of the known status of some of the defendants," or a Civil Jury Trial.

Statement of Facts.

5. Some five to seven years ago, petitioner uncovered evidence of a thirty (30) year implanted bio-feedback electronically and chemically controlled, dehumanizing crippling conspiracy against my person and efforts.

6. For one and one half (1 1/2) years, petitioner have been systematically, arbitrarily and capriciously denied his basic civil and constitutional right in a Civil Jury Trial, by the respondents, with and within the knowledge of the Co-respondents

Offices of New York City.

7. He presented his claim in the year 1975, in a Federal Civil action for damages #76C-692 and sought further redress by writs of Mandamus #75-39740 3074 and Show Cause #76C-957.

8. In each instance, of the above referred to cases or actions, petitioners have been arbitrarily and capriciously refused the appointment of an Attorney, or allowed to proceed as a pauper, or allowed to Appeal, in a willful continuing conspiracy by the respondents and with, and within the knowledge of, the Co-respondents.

9. The only respondent to offer any reply to petitioners plea for his State and Federally guaranteed rights, in 1 1/2 years of litigation, other than the recorded proceeding mentioned above, have been the F.B.I. Director, after a Freedom of Information Act request.

Conclusion.

10. That the respondents consciously and willfully have contrived to deny petitioner due process and the equal protection of the law - (28 U.S.C. 1915; *Adkins v. Dupont* 235 U.S. 33; the 7th and 14th Amendments of the Constitution).

11. That this application is requested pursuant to § 1101, 1102 C.R.L.R. and the applicable State and Federal Constitutions, Laws and Rules - due to petitioner's inability to pay the costs, fees and expenses necessary to properly prosecute the action, and he is unable to obtain them, unless the order herein prayed for is granted, at this time.

12. That due to the constant crippling disability of a medically diagnosed herniated disk, petitioner is receiving a Federal Supplemental disability assistance in the amount of Two Hundred and

Thirty-five (235⁰⁰) dollars per month.
(Clearly insufficient to live-off, less
to maintain a legal suit)

13. That he does not own any
checking or savings account, real
estate, stocks, bonds, automobiles
or other valuable property, (includ-
ing ordinary household furnish-
ing and clothing).

14. That petitioner, has nobody
willing or able to furnish the
monies necessary to finance this
action, nor has he been able, or
should this Motion be denied, could
he acquire an adequate and
equitable adjudication of his
Civil and Constitutional Rights.

Wherefore petitioner respectfully
requests that the records be
furnished before the determination
in the case; that a competent
Attorney be appointed and that
the petitioner be allowed to proceed
as a poor and indigent person, that
and that the respondents be

H.

directed to show good cause why
this Court should not grant the
relief requested, under this
Article 75 C1'K' petition, and
thereby declare null and void
any action heretofore taken.

Virgil Carter

Virgil Carter, Dec. Se.

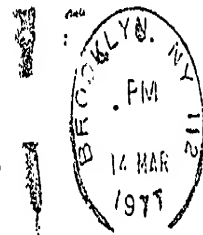


b6

Sworn to before me
this 30th day of DECEMBER 1976

[Signature]

NOTARY PUBLIC
Notary Public, State of New York
No. 24-7332700 (N.Y. in Effect)
Commission Expires March 30, 1978



b6

Director Clarence Kelley

Fed. Bureau of Investigation

Washington, DC

Sen. Ed. M. Kennedy
United States Senate
Washington, D.C. 20510

OUTSIDE SOURCE

3/14/77
[Redacted]
Virgil [Redacted]

b6

Senator Kennedy;

Your sudden decision to send our correspondence of some four (4) or better years to Senator Daniel P. Moynihan, and these facts —

1). The Fed. Bureau of Investigations invasion or visit to my sisters house, questioning my 74 year old mother.

2). My neurologist for nigh on the ten years, in the last several months, refused me a current examination, after an agent of the F.B.I. had been to see him, inquiring of me.

3). Subsequent to the agents visit to my sisters house, my going to the N.Y. F.B.I. 67th St. Office for clarification — and (A) at first was threaten with physical mayhem before being rescued by the agents who were at my sisters home — and (B) then being warned of my rights to remain silent by those agents — and (C) then was threaten with going to jail — and (D) only after I requested an attorney, was I then told they would not then be necessary — and (E) they then giving me some fabricated reason for the invasion of my sisters home — and (F) not mentioning their visit to my doctor or answering questions of my complaints to the At. Gen. —

has led me to think that the Federal Bureau of Investigation in some way had

CONFIDENTIAL
CONFIDENTIAL

something to do with your sudden decision
to transfer my correspondence to you
these past four years.

Senator Kennedy, to put it bluntly,
did the Fed. Bureau of Invest., approach
you, in any way, concerning me or our
correspondence.

Sincerely
Virgil Carter

Copy to:

Mrs Pat Collins
Mrs T. Snyder
F.B.I. Dir. Kelley

Mrs Kennedy
Mrs Betty Ford
Mrs Nancy Kissinger
Mr Doctor
Sen. Moynihan

P.S. next steps have been taken on my
formal complaint.

UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

Copy to: 1-USA, Eastern District of New York
(ATTENTION: ASSISTANT UNITED STATES ATTORNEY
[redacted])

Report of: SA [redacted] Office: Washington, D.C.
Date: 1/24/77

Field Office File #: 47-10768 Bureau File #: [redacted]

Title: VIRGIL CARTER

Character: IMPERSONATION

Synopsis: Numerous U.S. Postal Service return receipts were returned to the Department of Justice (DOJ) as per instructions of the sender, reported to be U.S. Attorney General LEVI. Investigation by members of Special Detail Unit determined these receipts did not originate with the DOJ and further, that Attorney General or authorized representative of the DOJ was not the sender. Investigation at White House Legal Counsel's Office determined that letter received under one receipt from a VIRGIL CARTER, [redacted] c/o [redacted], Union Street, Brooklyn, New York. Letter informed the President of a class action suit being initiated by CARTER against President FORD and naming other individuals and foreign representatives as co-defendants. On 1/4/77, [redacted] mother of subject and [redacted] subject's daughter, were interviewed by FBI in Brooklyn, New York. Results set forth on FD-302. On 1/4/77, Dr. [redacted], New York University Medical Center, was interviewed; he advised CARTER is suffering from acute paranoia, delusion of persecution and his opinion is CARTER is clinically insane. On 1/4/77, Assistant United States Attorney, Eastern District of New York, declined prosecution in light of his mental condition and requested CARTER not be interviewed. b6

-C-

DETAILS: AT WASHINGTON, D.C.

Investigation in this matter was predicated upon receipt of information on November 18, 1976, from Mrs. [redacted], Secretary to the Attorney General, who advised as follows:

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11/19/76

On November 18, 1976, MRS. [redacted] Secretary to the Attorney General, made available to SA [redacted] a United States Postal Service return receipt for a registered letter addressed to SECRETARY LEONARD I. BREZHNEV and Comrades, Government House, Moscow, Russia. The return receipt indicates that the sender is "U. S. Att. Gen. LEVI, Department of Justice, Constitution Ave. and 10th St. N.W., Washington, D. C. 20530." The return receipt shows the office of mailing as Jersey City, New Jersey, 07306, the date of posting as November 9, 1976, and a postal service number of 455811. In addition, the receipt bears a postmark of the office of destination and a date of 12/11/76, which would be November 12, 1976. It also bears an illegible signature of the employee of the office of destination. MRS. [redacted] advised that this receipt was given to her by [redacted] a secretary in the Office of the Attorney General. MRS. [redacted] stated that to her knowledge the sender of this letter is not the Attorney General or an authorized representative of the U. S. Department of Justice. MRS. [redacted] also noted that the mail room has received other similar return receipts in the same handwriting. MRS. [redacted] stated that [redacted] might have some of these or could provide additional information.

b6

Interviewed on 11/18/76 at Washington, D. C. File # _____
by SA [redacted] :csh Date dictated 11/19/76

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11/19/76

On November 19, 1976, [redacted] Secretary, Office of the Attorney General, U. S. Department of Justice, Washington, D. C. made available the following United States Postal Service return receipts:

1. Certified Number: 134091

Addressee: MR. NELSON ROCKEFELLER
Pocantico Hills
No. Tarrytown, New York 10595

Date of Delivery: November 10, 1976

2. Certified Number: 134092

Addressee: SENATOR EDWARD KENNEDY
Senate Building
Washington, D. C.

Date of Delivery: November 12, 1976.

3. Certified Number: 134094

Addressee: DAVID ROCKEFELLER
Chase Manhattan Bank
1 Chase Manhattan Plaza
New York, New York

Date of Delivery: Unknown, date illegible

4. Certified Number: 303883

Addressee: MR. DAVID ROCKEFELLER
Chase Bank
1 Chase Manhattan Plaza
New York, New York

Date of Delivery: October 4, 1976

Interviewed on 11/19/76 at Washington, D. C. File # _____

by SA [redacted]

¹²⁴⁴¹
:csh

Date dictated 11/19/76

5. Certified Number: 303971

Addressee: MRS. HARRIET VAN HORNE
New York Post
210 South Street
New York, New York 10002

Date of Delivery: October 4, 1976

6. Certified Number: 303972

Addressee: New York Times
Wire Services and
ARTHUR OCHS SULZBERGER
229 West 43rd Street
New York, New York 10036

Date of Delivery: October 4, 1976

7. Certified Number: 303973

Addressee: MR. NELSON ROCKEFELLER
Pocantico Hills
No. Tarrytown, New York 10595

Date of Delivery: October 4, 1976

8. Certified Number: 303974

Addressee: A. EARL WALKER, Medical Doctor
University of New Mexico
School of Medicine
915 Stanford Drive, Northeast
Albuquerque, New Mexico

Date of Delivery: October 5, 1976

9. Certified Number: 303975

Addressee: MR. HENRY KISSINGER
U. S. Secretary of State
Department of State
Washington, D. C.

Date of Delivery: October 4, 1976

10. Certified Number: 720764

Addressee: PRESIDENT GERALD FORD
The White House
Washington, D. C.

Date of Delivery: October 6, 1976

The above receipts list as the sender:

U. S. Attorney General LEVI
Department of Justice
Constitution Avenue and 10th Street Northwest
Washington, D. C. 20530

MISS [] advised that these return receipts were received in the mail room of the United States Department of Justice and provided to her by []. MISS [] noted that to her knowledge the sender is not the Attorney General or an authorized representative of the United States Department of Justice. MISS [] further noted that she handles all of the mail going to and from the office of the Attorney General and has not sent any certified mail to the addressees shown on the above return receipts.

b6

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11/19/76

On November 19, 1976, [redacted] Mail Room Supervisor, United States Department of Justice, Washington, D. C. was exhibited the following United States Postal Service return receipts:

1. Certified Number: 134091

Addressee: MR. NELSON ROCKEFELLER
Pocantico Hills
North Tarrytown, New York 10595

Date of Delivery: November 10, 1976

2. Certified Number: 134092

Addressee: SENATOR EDWARD KENNEDY
Senate Building
Washington, D. C.

Date of Delivery: November 12, 1976

3. Certified Number: 134094

Addressee: DAVID ROCKEFELLER
Chase Manhattan Bank
1 Chase Manhattan Plaza
New York, New York

Date of Delivery: Unknown, date illegible

4. Certified Number: 303883

Addressee: MR. DAVID ROCKEFELLER
Chase Bank
1 Chase Manhattan Plaza
New York, New York

Date of Delivery: October 4, 1976

Interviewed on 11/19/76 at Washington, D. C. File # _____

by SA [redacted] ^{RHM} csh Date dictated 11/19/76

5. Certified Number: 303971

Addressee: MRS. HARRIET VAN HORNE
New York Post
210 South Street
New York, New York 10002

Date of Delivery: October 4, 1976

6. Certified Number: 303972

Addressee: New York Times
Wire Services and
ARTHUR OCHS SULZBERGER
229 West 43rd Street
New York, New York 10036

Date of Delivery: October 4, 1976

7. Certified Number: 303973

Addressee: MR. NELSON ROCKEFELLER
Pocantico Hills
North Tarrytown, New York 10595

Date of Delivery: October 4, 1976

8. Certified Number: 303974

Addressee: A. EARL WALKER, Medical Doctor
University of New Mexico
School of Medicine
915 Stanford Drive, Northeast
Albuquerque, New Mexico

Date of Delivery: October 5, 1976

9. Certified Number: 303975

Addressee: MR. HENRY KISSINGER
U. S. Secretary of State
Department of State
Washington, D. C.

Date of Delivery: October 4, 1976

10. Certified Number: 720764

Addressee: PRESIDENT GERALD FORD
The White House
Washington, D. C.

Date of Delivery: October 6, 1976

The above receipts list as the sender:

United States Attorney General LEVI
Department of Justice
Constitution Avenue and 10th Street Northwest
Washington, D. C. 20530

MR. [] stated that upon receipt of these, he attempted to match the certification numbers with the outgoing certified mail of the Department of Justice without success. MR. [] also stated that he sent these receipts to [] in an attempt to determine if the sender was the Attorney General. MR. [] stated that these receipts were returned to him and that he was advised by [] that the sender was not the Attorney General or any person in the Office of the Attorney General. In addition, MR. [] was exhibited the following United States Postal Service return receipt:

Addressee: SECRETARY LEONARD I. BREZHNEV and Comrades
Government House
Moscow, Russia

b6

Sender: United States Attorney General LEVI
Department of Justice
Constitution Avenue and 10th Street Northwest
Washington, D. C. 20530

Office of Mailing: Jersey City, New Jersey 07306

Date of Posting: November 9, 1976

Number 455811

Delivery Date: 12/11/76 (November 12, 1976)

MR. [] stated that he had not seen this particular receipt before but a check of his records failed to reveal that the sender was the Attorney General or the Department of Justice.

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11/22/76

[redacted] Secretary, Office of the Attorney General, Room 5719, Main Justice Building, telephone (202) 739-2011, furnished SA [redacted] with the original of a Postal Service Form 2865, further described as follows:

The 3 3/4 X 5 inch pink card is a return receipt directed to be returned to:

"U. S. Att. Gen. LEVI
Department of Justice
Constitution Ave & 10th St. N.W.
Washington, D. C."

The reverse side of the form reflects the following additional data:

Insured Value: 100.00
Date of Posting: 10/3/76
Registration Number: 380853
Addressee: Pope Paul VI
Street: State of Vatican City
Place and Country: Rome, Italy
Signature of the Addressee: Dimorelli

b6

The form also reflects the post mark of the office of destination "CITA DEL VATICANO dated 8.10.76"

[redacted] furnished the document to SA [redacted] indicating she was in charge of handling classified and registered mail for the Office of the Attorney General and that this item was not originated from her office and therefore presumed unauthorized.

[redacted] further advised that this form appears as similar with a document or item sent to Secretary BREZHNEV of the Soviet Union which had come to her attention on November 18, 1976.

Interviewed on 11/22/76 at Washington, D. C. File # _____

by SA [redacted] csh Date dictated 11/22/76

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 11/29/76

On November 29, 1976, [redacted] Secretary, Office of the Attorney General, Department of Justice, Washington, D. C., made available to Special Agent [redacted] the following United States Postal Service return receipts:

1. Number: 455812

Addressee: Chairman Hua Kuo-teng
Peoples Republic of China
Peking, China

Sender: "U. S. Att. Gen. LEVI
Department of Justice
Constitution Avenue and 10th Street, N.W.
Washington, D. C. 20530"

Office of Mailing: Jersey City, New Jersey 07306

Date of Posting: November 9, 1976

2. Number: 455813

Addressee: Col. HOUARI BOUMEDIENNE
Government House
Algiers, Algeria

Sender: "U. S. Att. Gen. LEVI
Department of Justice
Constitution Avenue and 10th Street, N.W.
Washington, D. C. 20530"

Office of Mailing: Jersey City, New Jersey 07306

Date of Posting: November 9, 1976

Miss [redacted] advised that these return receipts were received in the mail room of the United States Department of Justice. Miss [redacted] noted that to her knowledge the sender is not the Attorney General or an authorized representative of the United States Department of Justice. Miss [redacted] further noted that she handles all of the mail going to and from the office of

Interviewed on 11/29/76 at Washington, D. C. File # _____

by SA [redacted] :csh csh 10 Date dictated 11/29/76

the Attorney General and has not sent any registered mail to the addressees shown on the above return receipts.

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 12/1/76

On November 30, 1976, [] Secretary, Office of the Attorney General, Department of Justice, Washington, D. C., made available to Special Agent [] the following United States Postal Service return receipt:

Number: 132

Addressee: Premier HAU KAU-FENG and Comrades
Peoples Republic of China
Peking, China

Sender: "U. S. Att. Gen. LEVI
Department of Justice
Constitution Avenue and 10th Street, N.W.
Washington, D. C. 20530"

Office of Mailing: Brooklyn, New York

Date of Posting: October 1, 1976

Miss [] advised that this return receipt was received in the mail room of the United States Department of Justice. Miss [] noted that to her knowledge the sender is not the Attorney General or an authorized representative of the United States Department of Justice. Miss [] further noted that she handles all of the mail going to and from the office of the Attorney General and has not sent any registered mail to the addressee shown on the above return receipt. b6

Interviewed on 11/30/76 at Washington, D. C.

File # _____

by SA []:csh

12/1/76

To be filled out by the office of origin.
A remplir par le bureau d'origine.

Registered article Envoi recommande		<input checked="" type="checkbox"/> Letter Lettre	<input type="checkbox"/> Parcel Colis	<input type="checkbox"/> Other Autre
<input type="checkbox"/> Insured parcel Colis avec valeur déclarée		Value declared Valeur déclarée \$		
Office of mailing Bureau de dépôt	Date of posting Date de dépôt	No.		
Addressee (Name or firm) Nom ou raison sociale du destinataire		Premier Houkai-feng + Compagnies		
Street and No. Rue et No.		Peoples Republic of China		
Place and country Lieu et pays		PEKING, CHINA		

To be completed at destination.
A compléter à destination.

This receipt must be signed by the addressee or by a person authorized to do so by virtue of the regulations of the country of destination, or, if those regulations so provide, by the employee of the office of destination, and returned by the first mail directly to the sender.

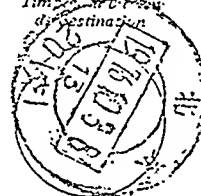
Cet avis doit être signé par le destinataire ou par une personne y autorisée en vertu des règlements du pays de destination, ou, si ces règlements le comportent, par l'agent du bureau de destination, et renvoyé par le premier courrier directement à l'expéditeur.

☐ The article mentioned above was duly delivered. Date
L'envoi mentionné ci-dessus a été dûment livré. Date

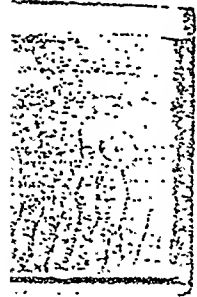
Signature of the addressee
Signature du destinataire

Signature of the employee of the office of destination. Signature de l'agent du bureau de destination.

Postmark of the office of destination
Timbre et date du bureau de destination



47



POSTAL SERVICE OF THE UNITED STATES OF AMERICA
Administration des Postes des Etats-Unis d'Amérique

Postmark of the office returning the receipt
Timbre du bureau renvoyant l'avis

POSTAL SERVICE
Service des postes

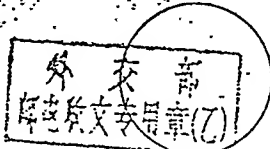
RETURN RECEIPT
Avis de réception

If the receipt is to be returned by air mail, put on it the conspicuous notation "Renvoi par avion" (Return by air mail) and the blue "Par avion" (via air mail) label or impression.
Si le présent avis doit être renvoyé par avion, le revêtir de la mention très apparente "Renvoi par avion" et de l'étiquette ou d'une empreinte de couleur bleue "Par avion."

To be filled out by the sender, who will indicate his address for the return of this receipt.
A remplir par l'expéditeur, qui indiquera son adresse pour le renvoi du présent avis.

Name or firm Nom ou raison sociale	U.S. Atty. Gen. Hall Department of Justice.
Street and No. Rue et no.	Constitution Ave & 10th St. N.W.
City, State and Zip Code Localité	Washington, D.C. 20530
UNITED STATES OF AMERICA	Etats-Unis d'Amérique

PS Form 2865, July 1971



WASHINGTON, D.C.
WASHINGTON, D.C.
WASHINGTON, D.C.

247
11/27/76

POSTAL SERVICE OF THE UNITED STATES OF AMERICA
Administration des Postes des Etats-Unis d'Amérique

PAR AVION

POSTAL SERVICE
Service des postes

RETURN RECEIPT
Avis de réception

To be returned by the quickest route (air or surface mail), à découvert and post free. A blue AIR MAIL label or imprint is to be affixed to advices returned by air.
A renvoyer par la voie la plus rapide (aérienne ou de surface), à découvert et en franchise de port. Une étiquette ou une empreinte de couleur bleue «PAR AVION» est apposée sur les avis renvoyés par avion.

Postmark of the office returning the receipt
Timbre du bureau renvoyant l'avis

To be filled out by the sender, who will indicate his address for the return of this receipt.
A remplir par l'expéditeur, qui indiquera son adresse pour le renvoi du présent avis.

Name or firm
Nom ou raison sociale
U.S. Atty. Gen. Levi
Department of Justice

Street and No.
Rue et no.
Constitution Ave & 10th St. N.W.

City, State and Zip Code
Localité
Washington, D.C. 20530

UNITED STATES OF AMERICA
Etats-Unis d'Amérique

PS Form 2865, Sept. 1975

247
11/27/76

POSTAL SERVICE OF THE UNITED STATES OF AMERICA
Administration des Postes des Etats-Unis d'Amérique

PAR AVION

POSTAL SERVICE
Service des postes

RETURN RECEIPT
Avis de réception

To be returned by the quickest route (air or surface mail), à découvert and post free. A blue AIR MAIL label or imprint is to be affixed to advices returned by air.
A renvoyer par la voie la plus rapide (aérienne ou de surface), à découvert et en franchise de port. Une étiquette ou une empreinte de couleur bleue «PAR AVION» est apposée sur les avis renvoyés par avion.

Postmark of the office returning the receipt
Timbre du bureau renvoyant l'avis

To be filled out by the sender, who will indicate his address for the return of this receipt.
A remplir par l'expéditeur, qui indiquera son adresse pour le renvoi du présent avis.

Name or firm
Nom ou raison sociale
U.S. Atty. Gen. Levi
Department of Justice

Street and No.
Rue et no.
Constitution Ave & 10th St. N.W.

City, State and Zip Code
Localité
Washington, D.C. 20530

UNITED STATES OF AMERICA
Etats-Unis d'Amérique

PS Form 2865, Sept. 1975

Registered article Envoi recommandé	<input checked="" type="checkbox"/> Letter Lettre	<input type="checkbox"/> Print Imprime	<input checked="" type="checkbox"/> Other Autre
<input type="checkbox"/> Insured parcel Colis avec valeur déclarée	Insured value Valeur déclarée \$ 100.00		
Office of mailing Bureau de dépôt	Date of posting Date de dépôt	No.	
11-9-76	11-9-76	455812	
Address (Name or firm) Nom ou raison sociale du destinataire Chairman Hua Kuo-feng			
Street and No. Rue et No. People's Republic of China			
Place and country Lieu et Pays Peking CHINA			
This receipt must be signed by the addressee or by a person authorized to do so by virtue of the regulations of the country of destination, or, if those regulations so provide, by the employee of the office of destination, and returned by the first mail directly to the sender. Cet avis doit être signé par le destinataire ou par une personne y autorisée en vertu des règlements du pays de destination, ou, si ces règlements le comportent, par l'agent du bureau de destination, et renvoyé par le premier courrier directement à l'expéditeur.		Postmark of the office of destination Timbre du bureau de destination	
<input type="checkbox"/> The article mentioned above was duly delivered. L'envoi mentionné ci-dessus a été dûment livré.		Date 11-9-76	
Signature of the addressee Signature du destinataire		Signature of the employee of the office of destination Signature de l'agent du bureau de destination	

Registered article Envoi recommandé	<input checked="" type="checkbox"/> Letter Lettre	<input type="checkbox"/> Print Imprime	<input checked="" type="checkbox"/> Other Autre
<input type="checkbox"/> Insured parcel Colis avec valeur déclarée	Insured value Valeur déclarée 100.00		
Office of mailing Bureau de dépôt	Date of posting Date de dépôt	No.	
11-9-76	11-9-76	455813	
Address (Name or firm) Nom ou raison sociale du destinataire Col. Hourri Bounmedienne			
Street and No. Rue et No. Government House			
Place and country Lieu et Pays Algiers ALGERIA			
This receipt must be signed by the addressee or by a person authorized to do so by virtue of the regulations of the country of destination, or, if those regulations so provide, by the employee of the office of destination, and returned by the first mail directly to the sender. Cet avis doit être signé par le destinataire ou par une personne y autorisée en vertu des règlements du pays de destination, ou, si ces règlements le comportent, par l'agent du bureau de destination, et renvoyé par le premier courrier directement à l'expéditeur.		Postmark of the office of destination Timbre du bureau de destination	
<input type="checkbox"/> The article mentioned above was duly delivered. L'envoi mentionné ci-dessus a été dûment livré.		Date 11-9-76	
Signature of the addressee Signature du destinataire		Signature of the employee of the office of destination Signature de l'agent du bureau de destination	

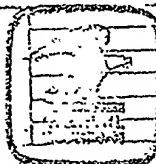
RHM
11/17/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

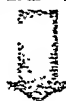
SENDER INSTRUCTIONS

- Print your name, address, and ZIP Code in the space below.
- Complete items 1, 2, and 3 on the reverse.
 - Moisten gummed ends and attach to front of article.
 - If space permits, enclose note to back of article.
 - Endorse article: "Return Receipt Requested" - send to number.

SHOW AND
PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U.S. Atty. Gen. Levi - Dept. of Justice

(Name of Sender)

Constitution Ave + 10 St. N.W.

(Street or P.O. Box)

Washington, D.C. 20530

(City, State, and ZIP Code)

RHM
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

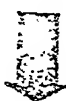
SENDER INSTRUCTIONS

- Print your name, address, and ZIP Code in the space below.
- Complete items 1, 2, and 3 on reverse side.
 - Moisten gummed ends and attach to back of article.

PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U.S. Atty. Gen. Levi
Department of Justice
Constitution Ave + 10th St N.W.
Washington, D.C. 20530

PS Form 3811, Jan. 1975

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
- ☐ Show to whom and date delivered..... 15¢
 - ☐ Show to whom, date, & address of delivery.. 35¢
 - ☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
 - ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO: *MR. Henry Kissinger - U.S. Sec. of State
Department of State
Washington, D.C.*

3. ARTICLE DESCRIPTION:

REGISTERED NO.	CERTIFIED NO.	INSURED NO.
	303975	

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent

4. DATE OF DELIVERY: *NOV 12 1976* POSTMARK

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

PS Form 3811, Mar. 1976

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
- ☐ Show to whom and date delivered..... 15¢
 - ☐ Show to whom, date, & address of delivery.. 35¢
 - ☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
 - ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO:
*Senator Edward Kennedy
Senate Building
Washington, D.C.*

3. ARTICLE DESCRIPTION:

REGISTERED NO.	CERTIFIED NO.	INSURED NO.
	134092	

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent

4. DATE OF DELIVERY: *NOV 12 1976* POSTMARK

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

PM
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

SENDER INSTRUCTIONS

- Print your name, address, and ZIP Code in the space below.
- Complete items 1, 2, and 3 on reverse side.
 - Moisten gummed ends and attach to back of article.

PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U.S. Atty. Gen. Levi
Department of Justice
Constitution Ave + 10th St. N.W.
Washington, D.C. 20530

PM
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

SENDER INSTRUCTIONS

- Print your name, address, and ZIP Code in the space below.
- Complete items 1, 2, and 3 on the reverse.
 - Moisten gummed ends and attach to front of article.
 - If space permits, otherwise affix to back of article.
 - Endorse article "Return Receipt Requested" with
cent to number.

PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U.S. Atty. Gen. Levi - Dept. of
(Name of Sender)
Justice - Const. Ave + 10 St. NW
(Street or P.O. Box)
Washington, D.C. 20530
(City, State, and ZIP Code)

PS Form 3811, Mar. 1976

② SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).

☐ Show to whom and date delivered..... 15¢

☐ Show to whom, date, & address of delivery.. 35¢

☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢

☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO:
Mr. Nelson Rockefeller
Pocantico Hills
No. Tarrytown, N.Y. 10595

3. ARTICLE DESCRIPTION:
REGISTERED NO. CERTIFIED NO. INSURED NO.
134091

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent
C. R. 006

4. DATE OF DELIVERY
11-10-76

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE:

CLERK'S INITIALS

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

PS Form 3811, Jan. 1975

② SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).

☐ Show to whom and date delivered..... 15¢

☐ Show to whom, date, & address of delivery.. 35¢

☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢

☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO:
Mr. Nelson Rockefeller
Pocantico Hills
No. Tarrytown, N.Y. 10595

3. ARTICLE DESCRIPTION:
REGISTERED NO. CERTIFIED NO. INSURED NO.
303973

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent
C. R. 006

4. DATE OF DELIVERY
10-4-76

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE:

CLERK'S INITIALS

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

U.S. GPO: 1975-O-588-947

RHM
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

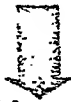
SENDER INSTRUCTIONS

Print your name, address, and ZIP Code in the space below.
• Complete items 1, 2, and 3 on reverse side.
• Moistan gummed ends and attach to back of article.

PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U. S. Atty. Gen. Levi
Department of Justice
Constitution Ave. + 10th St. N.W.
Washington, D.C. 20530

RHM
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

SENDER INSTRUCTIONS

Print your name, address, and ZIP Code in the space below.
• Complete items 1, 2, and 3 on reverse side.
• Moistan gummed ends and attach to back of article.

PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U. S. Atty. Gen. Levi
Department of Justice
Constitution Ave. + 10th St. N.W.
Washington, D.C. 20530

PS Form 3811, Jan. 1975

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
☐ Show to whom and date delivered..... 15¢
☐ Show to whom, date, & address of delivery.. 35¢
☐ RESTRICTED DELIVERY.
 Show to whom and date delivered..... 65¢
☐ RESTRICTED DELIVERY.
 Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO: *Mrs. David Rockefeller - Chase Bank, 1 Chase Manhattan Plaza, New York, N.Y.*

3. ARTICLE DESCRIPTION:
 REGISTERED NO. *303883* CERTIFIED NO. INSURED NO.
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE ☐ Addressee ☐ Authorized agent
The Chase Manhattan Bank, N.A., New York, N.Y.

4. DATE OF DELIVERY *Mail Dept.* POSTMARK

5. ADDRESS (Complete only if requested)
Oct 2, 1976

6. UNABLE TO DELIVER BECAUSE: *Initials* CLERK'S INITIALS

PS Form 3811, Jan. 1975

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
☐ Show to whom and date delivered..... 15¢
☐ Show to whom, date, & address of delivery.. 35¢
☐ RESTRICTED DELIVERY.
 Show to whom and date delivered..... 65¢
☐ RESTRICTED DELIVERY.
 Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO: *N.Y. Times, Wire Services + Arthur Ochs Sulzberger, 229 West 43rd Street, New York, NY 10036*

3. ARTICLE DESCRIPTION:
 REGISTERED NO. *303972* CERTIFIED NO. INSURED NO.
 (Always obtain signature of addressee or agent)

I have received the article described above.
 SIGNATURE ☐ Addressee ☐ Authorized agent
Arthur Ochs Sulzberger

4. DATE OF DELIVERY *OCT 4 1976* POSTMARK

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

Rkm
 11/19/76
 UNITED STATES POSTAL SERVICE
 OFFICIAL BUSINESS
 WASHINGTON, D.C.
 2 11 OCT 200

SENDER INSTRUCTIONS
 Print your name, address, and ZIP Code in the space below.
 • Complete items 1, 2, and 3 on reverse side.
 • Moisten gummed ends and attach to back of article.

RETURN TO
 U.S. Atty. Gen. Levi
 Department of Justice
 Constitution Ave + 10th St. N.W.
 Washington, D.C. 20530

PENALTY FOR PRIVATE
 USE TO AVOID PAYMENT
 OF POSTAGE \$300
 U.S. MAIL

Rkm
 11/19/76
 UNITED STATES POSTAL SERVICE
 OFFICIAL BUSINESS

SENDER INSTRUCTIONS
 Print your name, address, and ZIP Code in the space below.
 • Complete items 1, 2, and 3 on the reverse.
 • Moisten gummed ends and attach to front of article.
 • If space permits, otherwise print to back of article.
 • Endorse article "Return Receipt Requested" (4411)
 sent to addressee.

RETURN TO
 U.S. Atty. Gen. Levi - Dept. of
 Justice - Constitution Ave + 10 St. N.W.
 Washington D.C.

PENALTY FOR PRIVATE
 USE TO AVOID PAYMENT
 OF POSTAGE \$300

(NAME of Sender)
 (Street or P.O. Box)
 (City, State, and ZIP Code)

PS Form 3811, Mar. 1976

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one):

- ☐ Show to whom and date delivered: 15¢
- ☐ Show to whom, date, & address of delivery: 35¢
- ☐ RESTRICTED DELIVERY.
Show to whom and date delivered: 65¢
- ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery: 85¢

2. ARTICLE ADDRESSED TO: David Rockefeller
Chase Manhattan Bank
1 Chase Manhattan Plaza
New York N.Y.

3. ARTICLE DESCRIPTION:
REGISTERED NO. CERTIFIED NO. INSURED NO.
134094

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent
Chase Manhattan Bank N.Y., New York, N.Y.

4. DATE OF DELIVERY: POSTMARK

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

PS Form 3811, Mar. 1976

PS Form 3811, Jan. 1975

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one):

- ☒ Show to whom and date delivered: 15¢
- ☐ Show to whom, date, & address of delivery: 35¢
- ☐ RESTRICTED DELIVERY.
Show to whom and date delivered: 65¢
- ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery: 85¢

2. ARTICLE ADDRESSED TO: Mrs. Gerald R. Ford
The White House
Washington, D.C.

3. ARTICLE DESCRIPTION:
REGISTERED NO. CERTIFIED NO. INSURED NO.
720764

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent
G. H. Borden

4. DATE OF DELIVERY: POSTMARK
OCT 6 1976

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

PS Form 3811, Jan. 1975

Rm
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

WASHINGTON, D.C. 20580
OCT 11 1976

SENDER INSTRUCTIONS

Print your name, address, and ZIP Code in the space below.

- Complete items 1, 2, and 3 on reverse side.
- Moisten gummed ends and attach to back of article.

RETURN TO

U.S. A.H. Gen. Levi
Department of Justice
Constitution Ave + 10th St. N.W.
Washington, D.C. 20580

SEALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE \$300

U.S. MAIL

Rm
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

SENDER INSTRUCTIONS

Print your name, address, and ZIP Code in the space below.

- Complete items 1, 2, and 3 on the reverse.
- Moisten gummed ends and attach to front of article.
- U.S. space permits. Otherwise send to Dept. of Justice.
- Enclosed article "Return Receipt Requested" adds 30¢ to postage.

RETURN TO

U.S. A.H. Gen. Levi - Dept. of
Justice - Constitution Ave + 10 St. N.W.
Washington D.C.

SEALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE \$300

(NAME of Sender)
(Street or P.O. Box)
(City, State, and ZIP Code)

PS Form 3811, Mar. 1976

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

SENDER: Complete items 1, 2, and 3. Add your address in the "RETURN" space on reverse.

1. The following service is requested (check one):

- ☐ Show to whom and date delivered..... 15¢
- ☐ Show to whom, date, & address of delivery..... 35¢
- ☒ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
- ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO: *David Rockefeller*
Chase Manhattan Bank
1 Chase Manhattan Plaza
New York N.Y.

3. ARTICLE DESCRIPTION:

REGISTERED NO.	CERTIFIED NO.	INSURED NO.
	<i>130094</i>	

(Always obtain signature of addressee or agent)

I have received the article described above.

SIGNATURE ☐ Addressee ☐ Authorized agent

Washington Circle, N.Y., New York, N.Y.

4. DATE OF DELIVERY: *10/6/76* POSTMARK: *10/6/76*

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

PS Form 3811, Jan. 1975

RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL

SENDER: Complete items 1, 2, and 3. Add your address in the "RETURN" space on reverse.

1. The following service is requested (check one):

- ☒ Show to whom and date delivered..... 15¢
- ☐ Show to whom, date, & address of delivery..... 35¢
- ☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
- ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO: *Pres. Gerald R. Ford*
The White House
Washington, D.C.

3. ARTICLE DESCRIPTION:

REGISTERED NO.	CERTIFIED NO.	INSURED NO.
	<i>720764</i>	

(Always obtain signature of addressee or agent)

I have received the article described above.

SIGNATURE ☐ Addressee ☒ Authorized agent

G. H. Borer *03*

4. DATE OF DELIVERY: *OCT 6 1976* POSTMARK: *03*

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS

RHM
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

SENDER INSTRUCTIONS

Print your name, address, and ZIP Code in the space below.
• Complete items 1, 2, and 3 on reverse side.
• Moisten gummed ends and attach to back of article.

PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U.S. Atty. Gen. Levi
Department of Justice
Constitution Ave + 10th St. N.W.
Washington, D.C. 20530

RHM
11/19/76

UNITED STATES POSTAL SERVICE
OFFICIAL BUSINESS

SENDER INSTRUCTIONS

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• Complete items 1, 2, and 3 on reverse side.
• Moisten gummed ends and attach to back of article.

PENALTY FOR PRIVATE
USE TO AVOID PAYMENT
OF POSTAGE, \$300



RETURN
TO



U.S. Atty. Gen. Levi
Department of Justice
Constitution Ave + 10th St. N.W.
Washington, D.C. 20530

PS Form 3811, Jan. 1975

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
- ☐ Show to whom and date delivered..... 15¢
- ☐ Show to whom, date, & address of delivery.. 35¢
- ☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
- ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO:
MRS. HARRIET VAN HORNE
New York Post
210 South Street
New York N.Y. 10002

3. ARTICLE DESCRIPTION:

REGISTERED NO.	CERTIFIED NO.	INSURED NO.
	303971	

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☐ Authorized agent

4. DATE OF DELIVERY 1976
OCT 4 1976

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE:
CLERK'S INITIALS

GPO: 1975-O-568-047

PS Form 3811, Jan. 1975

SENDER: Complete items 1, 2, and 3.
Add your address in the "RETURN TO" space on reverse.

1. The following service is requested (check one).
- ☒ Show to whom and date delivered..... 15¢
- ☐ Show to whom, date, & address of delivery.. 35¢
- ☐ RESTRICTED DELIVERY.
Show to whom and date delivered..... 65¢
- ☐ RESTRICTED DELIVERY.
Show to whom, date, and address of delivery 85¢

2. ARTICLE ADDRESSED TO: A. Earl Walker, MD
Univ. of N. Mex. School of Medicine
915 Stanford Dr. N. E.
Albuquerque, New Mexico

3. ARTICLE DESCRIPTION:

REGISTERED NO.	CERTIFIED NO.	INSURED NO.
	303974	

(Always obtain signature of addressee or agent)

I have received the article described above.
SIGNATURE ☐ Addressee ☒ Authorized agent

4. DATE OF DELIVERY
OCT 5 1976

5. ADDRESS (Complete only if requested)

6. UNABLE TO DELIVER BECAUSE:
CLERK'S INITIALS

GPO: 1975-O-568-047

POSTAL SERVICE OF THE UNITED STATES OF AMERICA

Administration des Postes des Etats-Unis d'Amérique

PAR AVION

POSTAL SERVICE

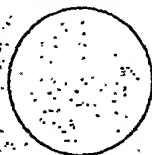
Service des postes

RETURN RECEIPT

Avis de réception

C5

Postmark of the office
returning the receipt
Timbre du bureau
renvoyant l'avis



To be returned by
the quickest route
(air or surface mail),
à découvert and post
free. A blue AIR
MAIL label or
imprint is to be
affixed to avertis
return'd by air.

A renvoyer par la
voie la plus rapide
(aérienne ou de
surface), à découvert
et en franchise de
port. Une étiquette
ou une empreinte de
couleur bleue
"PAR AVION" est
apposée sur les avis
renvoyés par avion.

To be filled out by the sender, who will indicate his address for the return of this receipt.
A remplir par l'expéditeur, qui indiquera son adresse pour le renvoi du présent avis.

Name or firm <i>U.S. Atty. Gen. Levi</i>	Nom ou raison sociale
<i>Department of Justice</i>	
Street and No. <i>Constitution Ave + 10th St. N.W.</i>	Rue et no.
City, State and Zip Code <i>Washington, DC 20530</i>	Localité
UNITED STATES OF AMERICA <i>Etats-Unis d'Amérique</i>	

PS Form 2865, Sept. 1975

POSTAL SERVICE OF THE UNITED STATES OF AMERICA

Administration des Postes des Etats-Unis d'Amérique

POSTAL SERVICE

Service des postes

RETURN RECEIPT

Avis de réception

C5

Postmark of the office
returning the receipt
Timbre du bureau
renvoyant l'avis



If the receipt is
to be returned by
air mail, put on it
the conspicuous
notation "Renvoi
par avion"
(Return by
air mail) and the
blue "Par avion"
(via air mail) label
or impression.

Si le présent avis
doit être renvoyé
par avion, le revers
de la mention très
apparente "Renvoi
par avion" et de
l'étiquette ou d'une
empreinte de couleur
bleue "Par avion."

To be filled out by the sender, who will indicate his address for the return of this receipt.
A remplir par l'expéditeur, qui indiquera son adresse pour le renvoi du présent avis.

Name or firm <i>U.S. Atty. Gen. Levi</i>	Nom ou raison sociale
<i>Department of Justice</i>	
Street and No. <i>Constitution Ave + 10th St. N.W.</i>	Rue et no.
City, State and Zip Code <i>Washington, DC</i>	Localité
UNITED STATES OF AMERICA <i>Etats-Unis d'Amérique</i>	

PS Form 2865, July 1971

52

To be filled out by the office of origin.
A remplir par le bureau d'origine.

Registered article ☒ Envoi recommandé ☐ Letter Lettre ☐ Print Imprimé

☒ Insured parcel Colis avec valeur déclarée ☐ Insured value Valeur déclarée \$ 100.00

Office of mailing Bureau de dépôt **USPO** Date of posting Date de dépôt **10-3-76** No. **380853**

Addressee (Name or firm) Nom ou raison sociale du destinataire **Pope Paul VI**

Street and No. Rue et No. **State of Vatican City**

Place and country Lieu et Pays **Rome Italy**

This receipt must be signed by the addressee or by a person authorized to do so by virtue of the regulations of the country of destination, or, if those regulations so provide, by the employee of the office of destination, and returned by the first mail directly to the sender.
Cet avis doit être signé par le destinataire ou par une personne y autorisée en vertu des règlements du pays de destination, ou, si ces règlements le comportent, par l'agent du bureau de destination, et renvoyé par le premier courrier directement à l'expéditeur.

☐ The article mentioned above was duly delivered. L'envoi mentionné ci-dessus a été dûment livré. Date **11**

Signature of the addressee Signature du destinataire **De Michel**

Signature of the employee of the office of destination Signature de l'agent du bureau de destination

Postmark of the office of destination
Timbre du bureau de destination
CITY DEL VATICANO
IV
81076-20
POSTE

To be filled out by the office of destination.
A remplir par le bureau de destination.

Registered article ☒ Envoi recommandé ☒ Letter Lettre ☐ Print Imprimé ☒ Other Autre

☐ Insured parcel Colis avec valeur déclarée ☐ Insured value Valeur déclarée \$ 100.00

Office of mailing Bureau de dépôt **Jersey City, N.J. 07306** Date of posting Date de dépôt **11-9-76** No. **455811**

Addressee (Name or firm) Nom ou raison sociale du destinataire **Secretary Leonid I. Brezhnev + Comrade**

Street and No. Rue et No. **Government House**

Place and country Lieu et Pays **Moscow Russia**

This receipt must be signed by the addressee or by a person authorized to do so by virtue of the regulations of the country of destination, or, if those regulations so provide, by the employee of the office of destination, and returned by the first mail directly to the sender.
Cet avis doit être signé par le destinataire ou par une personne y autorisée en vertu des règlements du pays de destination, ou, si ces règlements le comportent, par l'agent du bureau de destination, et renvoyé par le premier courrier directement à l'expéditeur.

☐ The article mentioned above was duly delivered. L'envoi mentionné ci-dessus a été dûment livré. Date **12/11/76**

Signature of the addressee Signature du destinataire

Signature of the employee of the office of destination Signature de l'agent du bureau de destination **Post**

Postmark of the office of destination
Timbre du bureau de destination
2175

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 12/14/761

[redacted] Supervisor, Mail Room, Dirksen Building, 1st and Constitution Avenue, N.E., Washington, D. C. (WDC), was displayed a U. S. Postal Service return receipt, certified number 134092, addressed to Senator EDWARD KENNEDY, Senate Building, WDC, and furnished the following information:

He stated that according to his records, the certified receipt was received by his office on November 12, 1976, and delivered to Senator KENNEDY's office the same date. The receipt was postmarked Brooklyn, New York, where it originated. b6

He stated that the name of the individual in Senator KENNEDY's office who signed the receipt was illegible, but was possibly [redacted].

Interviewed on 12/7/76 at Washington, D. C. File # 47-10768

by SA [redacted] and caj Date dictated 12/7/76 b6

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 12/15/761

[redacted] General Correspondence Secretary, Department of State, 2201 C Street, N.W., Washington, D. C. (WDC), telephone 632-0621, was shown a U. S. Postal Service return receipt; certified number 303975, addressed to Mr. HENRY KISSINGER, U. S. Secretary of State, Department of State, WDC, and then furnished the following information:

He stated that when a registered or certified letter is received, it is immediately signed for and recorded in the Registered Mail Invoice Book. It then goes to the Secretary's office to be opened and reviewed. If it is addressed correctly, it would be stamped for receipt with the stamp of the Department of State.

He reviewed his registered mail invoice book and was unable to locate any record of receipt number 303975. He stated that the receipt as shown to him did not bear the stamp of the Department of State, and probably was never received by his office. He stated that it appeared from the receipt, that it was returned directly to the Department of Justice, Operations Support Staff, Mail Service, and received by them on October 4, 1976.

b6

Interviewed on 12/7/76 at Washington, D. C. File # 47-10768

by SA [redacted] and caj Date dictated 12/7/76

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 12/15/761

[redacted], Correspondence Secretary, Office of Senator EDWARD KENNEDY, Senate Building, Washington, D. C. (WDC), telephone number 224-2074, was contacted and was shown a U. S. Postal Service return receipt number 134092, addressed to Senator EDWARD KENNEDY, Senate Building, WDC, and furnished the following information:

b6

He stated that the signature on the receipt was not his, and did not recognize it as being anyone currently working in the mail room of Senator KENNEDY. He stated that his brother, [redacted], along with [redacted] and [redacted] also work in the mail room, but the signature on the receipt was not theirs.

He stated that when a certified letter is received, it is signed for, opened, read, and then if it is legitimate, it is entered into the registered letters record book of the office. If the letter did not bear a return address, was not a threatening one, if it was handwritten or a "nut" letter, it would be immediately disposed of and no recording of it would be made in the office mail book.

He further stated after a search through the registered letter record book, he was unable to locate any record of receiving the certified receipt number 134092.

He stated it could have just been disposed of for one of the reasons mentioned above, and this would be the reason for no record of receiving it.

Interviewed on 12/7/76 at Washington, D. C. File # 47-10768

by SA [redacted] and caj Date dictated 12/7/76

b6

WFO 47-10768

DWG:dmb

1

On December 20, 1976, Office of Legal Consul, White House, Old Executive Office Building, 17th and A Street, N.W., Washington, D.C. (WDC), furnished a file containing letters sent from a VIRGIL CARTER, [REDACTED]
[REDACTED]

b6

Among the items contained in this file, was a letter addressed to President GERALD R. FORD, from VIRGIL CARTER, advising that he was instituting a class action suit in U.S. District Court, Eastern District of New York, Brooklyn, New York.

Also named in the suit were the following defendants:

LEONARD BREZHNEV

NIKOLAI V. PADGORMY

ALEKSEI N. KOSYGIN

MIKHAIL A. SUSLOV

Premier CHOU En-lai

Pope PAUL VI

First National City Bank of New York

First National Mortgage Association of New York

United International Serving Corporation of New York

Jacksonville National Bank, Jacksonville, Florida

It appeared from the file that CARTER had also mailed certified letters to the above named individuals.

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 1/3/77

On December 30, 1976, [] Secretary, Office of the Attorney General, United States Department of Justice, furnished SA [] with the original of a Postal Service Form 2865 containing the following information:

Certified Number: 455810

Addressee: POPE PAUL VI
State of Vatican City
Rome, Italy

b6

Office of Mailing: Jersey City 07306

Date of Posting: November 9, 1976

Sender: "U.S. Att. Gen. LEVI
Department of Justice
Constitution Avenue and 10th Street, N.W.
Washington, D. C. 20530"

Miss [] advised that this return receipt was received in the mail room of the United States Department of Justice and came to her routinely. She noted that to her knowledge the sender is not the Attorney General or an authorized representative of the Justice Department.

Interviewed on 12/30/76 at Washington, D. C. File # WFO 47-10768

by SA []:csh Date dictated 1/3/77

b6

35

POSTAL SERVICE OF THE UNITED STATES OF AMERICA
 Administrative Codes des États-Unis d'Amérique
 28-0015 1976
 ALWAYS USE ZIP CODE
 Postmark of the office
 Date of receipt
 Date of return
 Date of return

POSTAL SERVICE
 Service des postes

RETURN RECEIPT
 Avis de réception

To be returned by the quickest route (air or surface mail), à découvert and post free. A blue AIR MAIL label or imprint is to be affixed to advise delivery by air.

Envoyer par la plus rapide (aérienne ou de surface), à découvert et en franchise de port. Une étiquette ou une empreinte de couleur bleue PAR AVION est apposée sur les avis renvoyés par avion.

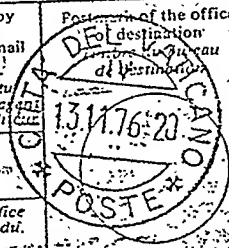
To be filled out by the sender, who will indicate his address for the return of this receipt.
 À remplir par l'expéditeur, qui indiquera son adresse pour le renvoi du présent avis.

Name or firm U.S. Atty. Gen. Levi	Nom ou raison sociale
Department of Justice	
Street and No. Constitution Ave + 10 th St. N.W.	Rue et no.
City, State and Zip Code Washington D.C. 20530	Localité
UNITED STATES OF AMERICA	États-Unis d'Amérique

PS Form 2365, Sept. 1975

28

Registered article Envoi recommandé		<input checked="" type="checkbox"/> Letter Lettre	<input type="checkbox"/> Print Imprime	<input checked="" type="checkbox"/> Other Autre
<input type="checkbox"/> Insured parcel Colis avec valeur déclarée		Insured value Valeur déclarée \$ 100.00		
Office of mailing Bureau de dépôt		Date of posting Date de dépôt		No. 455810
Addressee (name or firm) Nom ou raison sociale du destinataire Pope Paul VI				
Street and No. Rue et No. State of Vatican City				
Place and country Lieu et Pays Rome Italy				
This receipt must be signed by the addressee or by a person authorized to do so by virtue of the regulations of the country of destination, and returned by the first mail directly to the sender. Cet avis doit être signé par le destinataire ou par une personne y autorisée en vertu des règlements du pays de destination, ou, si ces règlements le comportent, par l'agent du bureau de destination, et renvoyé par le premier courrier directement à l'expéditeur.				
<input type="checkbox"/> The article mentioned above was duly delivered. L'envoi mentionné ci-dessus a été dûment livré.		Date		
Signature of the addressee Signature du destinataire		Signature of the employee of the office of destination. Signature de l'agent du bureau de destination.		



FEDERAL BUREAU OF INVESTIGATION

1/4/77

1

Date of transcription _____

On January 4, 1977, Mrs. [] and her daughter, Mrs. [], were interviewed at their home, [] Brooklyn, New York, by Special Agents (SAs) [] and []. Mrs. [] and Mrs. [] were advised of the official identity of the interviewing Agents and the purpose of the interview and furnished the following information:

Mrs. [] said that her son did not reside at this address and that she did not know his current address. She said that it was usually his habit to use her address as his mailing address. Mrs. [] advised that her son had complained for several years that he was being subjected to radio waves in his head. He felt that these radio waves originated in various countries including the Union of Soviet Socialist Republics and the Peoples Republic of China. She said that she was aware that her son had been sending mail to the Pope and other prominent world leaders concerning his imagined afflictions for several years. She further advised that her son had been voluntarily hospitalized at the New York University Medical Center in Manhattan for psychiatric problems several years ago, but had signed himself out of this facility after a short period of time. She advised that at the time he was hospitalized he was treated by a Dr. [] a psychiatrist, and Dr. [] a neurologist. Mrs. [] said that she felt that her son was not mentally stable and that he did not intend to impersonate the Attorney General, but merely wanted his case brought to the attention of the Attorney General.

b6

Interviewed on 1/4/76 at Brooklyn, New York File # NY 47-11896
by SAs [] Date dictated 1/11/76

FEDERAL BUREAU OF INVESTIGATION

1Date of transcription 1/4/77

On January 4, 1977, Doctor [redacted] Neurological Service, New York University Medical Center, 560 First Avenue, New York City, New York, was interviewed by Special Agent (SA) [redacted]. Doctor [redacted] was advised of the identity of the interviewing Agent and the official nature of the interview and furnished the following information:

Doctor [redacted] advised that the subject, VIRGIL CARTER JUNIOR, had been a patient of his on and off for several years, and he was fairly familiar with his case. He said that Mr. CARTER's case had been referred to the Neurological Service from the Psychiatric Service at the Medical Center when CARTER had been an inpatient under psychiatric observation at Bellevue Hospital. It was Doctor [redacted] medical opinion that CARTER was clinically insane and was suffering from acute paranoia and delusions of persecution. Doctor [redacted] said that he had been the recipient of several letters from the subject and all of the letters had stated that CARTER was being poisoned or radiated by persons unknown. It was Doctor [redacted] opinion that CARTER was not mentally capable of impersonating the Attorney General and that CARTER probably believed he was the Attorney General.

b6

Interviewed on 1/4/77 at New York, New York File # NY 47-11896
by SA [redacted] /cmg Date dictated 1/4/77

WFO 47-10768

DWG:dmb

1

The following investigation was conducted at Brooklyn, New York, by SA [REDACTED], FBI, New York City:

On January 4, 1977, Assistant United States Attorney (AUSA) [REDACTED], Eastern Division of New York, was contacted and advised that he would decline prosecution in this matter in light of CARTER's impaired mental condition. AUSA [REDACTED] further advised that due to CARTER's unstable mental condition and the fact that CARTER was currently under psychiatric care, he should not be interviewed.

b6

1-*

FBI

TRANSMIT VIA:

☐ Teletype
☐ Facsimile
☒ Airtel

PRECEDENCE:

☐ Immediate
☐ Priority
☐ Routine

CLASSIFICATION:

☐ TOP SECRET
☐ SECRET
☐ CONFIDENTIAL
☐ UNCLAS E F T O
☐ UNCLAS

Date 4/3/80

Exec. AD-Adm.	
Exec. AD-Inv.	
Exec. AD-LES	
Asst. Dir.:	
Adm. Serv.	
Crim. Inv.	
Ident.	
Intell.	
Laboratory	
Legal Coun.	
Plan. & Insp.	
Rec. Mgmt.	
Tech. Servs.	
Training	
Public Affs. Off.	
Telephone Rm.	
Director's Sec'y	

TO: DIRECTOR, FBI

FROM: SAC, MIAMI (197-40) (RUC)

RE: DAVID SEMIATIN v.
 FEDERAL BUREAU OF INVESTIGATION, et al
 (U.S.D.C., S.D. FLORIDA)
 CIVIL ACTION NO. 80-431-CIV-JE

Re Bureau airtel to Miami 3/25/80.

U. S. Attorney's Office, Miami, was contacted regarding disposition of captioned case on 4/3/80. Secretary for Lloyd G. Bates, AUSA - Chief of Civil Division, advised that captioned matter was dismissed on 3/4/80, and a copy of the dismissal letter forwarded to FBI Headquarters.

If the above dismissal letter has not been received, Miami can obtain another copy and forward same to Headquarters.

6-7335
 2 - Bureau
 1 - Miami
 PEF:ggr
 (3)

197-1845-3

24 APR 9 1980

68 APR 18 1980

Approved: AFN/m

Transmitted _____
 (Number) (Time)

Per _____

FEDERAL BUREAU OF INVESTIGATION
FOIPA
DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

Total Deleted Page(s) ~ 13
Page 3 ~ Referral/Consult
Page 5 ~ Referral/Consult
Page 7 ~ Referral/Consult
Page 8 ~ Referral/Consult
Page 9 ~ Referral/Consult
Page 10 ~ Referral/Consult
Page 13 ~ Referral/Consult
Page 14 ~ Referral/Consult
Page 16 ~ Referral/Consult
Page 17 ~ Referral/Consult
Page 18 ~ Referral/Consult
Page 20 ~ Referral/Consult
Page 22 ~ Referral/Consult



U.S. Department of Justice

Washington, D.C. 20530

JJF:kys
157-80-202

12 FEB 1982

Federal Bureau of Investigation
Washington, D.C. 20535

~~FEDERAL GOVERNMENT~~

Attention: Legal Counsel

Re: Robert Lee Herring v. D. H. Lyons, Et Al
W.D. Va. G.A. No. 81-389B

Filing date unknown; no record of service on A.G.

Dear Sirs:

ROBERT L. HERRING

Enclosed is a copy of the pleading described above. An answer is due 60 days from service on the United States Attorney.

At the earliest opportunity please send one copy of an investigative report covering the subject matter of this suit to the indicated United States Attorney and send a copy of your transmittal letter and another copy of the report to this Department. If there will be a delay in providing the report, please timely inform the United States Attorney and furnish us a copy of your letter.

Your report should contain copies of all papers relating to any pertinent administrative proceedings, a list of witnesses, and exhibits. It should also include information as to any insurance covering the Government or Government personnel involved, and whether, and to what extent, any insurance company or other private party is interested in the claim by subrogation or otherwise. If it appears that a claim in favor of the United States has arisen from the circumstances upon which this suit is based, your comment on that subject would be appreciated.

Within the Torts Branch, this case is assigned to [redacted] who can be reached at [redacted] in the event interim assistance or guidance is necessary.

b6

Very truly yours,

John J. Farley III

JOHN J. FARLEY, III
Director, Torts Branch
Civil Division

cc: U. S. Attorney
Roanoke, Va. 24008
(w/o encl.)

7 MAR 24 1982

Executive Office of United States Attorneys,
Department of Justice
Washington, D.C. 22530

PLEASE NOTE NEXT PAGE OF LETTER

Please advise the individual defendant[s] named in the complaint that Department of Justice representation may be available without cost pursuant to 28 C.F.R. 50.15 if it is determined by the Civil Division that the conduct was within the scope of federal employment and that representation would be in the interest of the United States. The defendant[s] would be personally responsible for the payment of an adverse judgment entered solely against the defendant[s] as there is no authority for the payment of such by the United States. Similarly, the defendant[s] may retain private counsel but it would be a personal expense which would not be paid by the United States.

If Department of Justice representation is desired, written request[s] must be submitted by the defendant[s] through your agency. The request[s], together with your statement as to scope of employment, with all supporting material, and your recommendation as to whether representation should be provided, must be forwarded to the Civil Division as soon as possible so that the requisite determinations can be made in a timely manner and the interests of the defendant[s] protected. You should also include copies of all pleadings and details of the service of process upon the defendant[s] to ensure that defenses based upon insufficiency of service and lack of personal jurisdiction are not waived. In emergency situations, conditional representation may be authorized by telephone, but the written request[s], statement and recommendation still must be prepared and forwarded.

Robert Lee Herring
Plaintiff
vs
William French Smith
et. al.
Defendants

United States District Court
Western District

Civil no 81-0389-B

Motion to amend Complaint.

Now comes Robert L. Herring, plaintiff and files his motion to amend his complaint. Plaintiff asserts as follows, further allegations, surrounding the factual scenarios, depriving the plaintiff of various fundamental rights.

1. Thomas Henderson initial tactic was to rush the Carter-Vesco investigation by the Grand jury to further obstruct the investigation.
2. Henderson harass, bedevil and embarrass jurors, who tried to ask questions, that outline the scheme between the Carter administration and Robert Vesco.
3. Henderson refuse to obtain information requested by the grand jurors, telling them they'd have to get it themselves to further obstruct the investigation.
4. Henderson acting with intent, tried to obstruct the plaintiff's testimony and his appearance before the Grand Jury.
5. Henderson acting with intent, tried to circumvent a tape conversation between a witness and Charles Keeler which outline a conversation to obstruct the Carter-Vesco investigation.
6. In Oct. 1980, plaintiff provided the Senate judiciary with a sworn deposition and evidence, outlining the factual scenarios mention herein.
7. That the defendants negligence in covering-up this factual scenarios surrounding the orchestrated moves against this plaintiff, is with intent to obstruct justice.

- and deprive this plaintiff of various fundamental rights.
8. That the United States Department of Justice used cases 78-10-ALB, 79-6-ALB and the Virginia murder indictment in a fashion, with intent, to obstruct this plaintiff's testimony, from exposing the factual scenarios surrounding the Carter-Vesco relationship.
 9. That on July 22, 1981, plaintiff filed a petition for the appointment of a "Special Prosecutor" under the Ethics in government act.
 10. That the Attorney General has refused to investigate charges made herein, to further conceal this factual scenario.
 11. There has been a concerted effort by the defendants to conceal the entire relationship of matters mentioned herein, in fear of a Justice Department scandal, as it relates to the Carter-Vesco Grand Jury cover-up, a Senate investigation of that cover-up and the death of David M. Hall.

Plaintiff prays that his complaint is amended and that the court issue an order that the defendants answer each and every allegation contained herein.

Signed this 23rd day of
Dec. 1981

Respectfully Submitted,
Robert L. Herring

Certification of Service

This is to certify that I, Robert L. Herring, serve on the defendants a copy of this amended motion, this 4th day of JAN 1982.

Cynthia Kinser - Lee County, Va.

D.W. Lyons - P.O. Box 98, Albion, Va. 24510

M.A. Lumsford - P.O. Box 548 - Gale City, Va. 24251

United States Attorney - P.O. Box 1709 - Roanoke, Va. 24008

Senate Legal Counsel - 1413 Dirksen Senate Building - Washington, D.C.

NAME: Robert L. Herring

PRISONER NUMBER: P.O. Box 177

PLACE OF CONFINEMENT: Lansville, Va. 24263

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA

Clerk's Office U. S. Dist. Court
AT ABINGDON, VA.

FILED for BSG
DEC 21 1981

Robert L. Herring
(Enter full name) Plaintiff

JOYCE F. WITT, Clerk
By: L. Roberts
Deputy Clerk

v.

William French Smith
United States Dept. of Justice
Cynthia Kinser
Commonwealth Attorney, Lee County Va.
Steen Thurman, Chairman
Senate Judiciary, Washington D.C.
(Enter full name(s)) Defendant

COMPLAINT

Case No. 81-0389-B
(To be supplied by Clerk,
U. S. District Court)

See exhibit A + B.

A. Have you begun other actions in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment?

Yes _____ No _____

B. If your answer to A is yes, describe the action in the spaces below. (If more than one action describe the additional actions on the reverse side of this page).

1. Parties to the action: _____
2. Court (if a federal court, name the district; if a state court, name the city or county): _____
3. Docket number: _____
4. Name of judge to whom case was assigned: _____
5. Disposition (for example: Is the case still pending? If not what was the ruling? Was the case appealed? If so, what was the disposition?) _____

197-2264-1

ENCLOSURE

Exhibit A

Defendants

Robert Dale ~~X~~ United States Senator

Edward M. Kennedy ~~X~~ "

Rich ^{Ray} ~~X~~ ~~X~~ "

Joseph R. Biden Jr. ~~X~~ "

John C. ~~X~~ ~~X~~ "

Howard M. Metzenbaum ~~X~~ "

Dennis De Concini ~~X~~ "

Patrick J. Leahy ~~X~~ "

Max Baucus ~~X~~ "

Harrell Heflin ~~X~~ "

Thad Cochran ~~X~~ "

Alan K. Simpson ~~X~~ "

D. H. Lyons - Virginia State Police, P.O. Box 98, Abingdon, Va 24210

M. A. ~~X~~ ~~X~~ ~~X~~ P.O. Box 548, Hate City, Va. 24251

Sam Wilber ~~X~~ - Asst United States Attorney, Macon, Georgia

John R. ~~X~~ ~~X~~ ~~X~~ Retired F.B.I. Agent Atlanta, Georgia

Thomas H. Henderson - Dept. of Justice Washington, D.C.

All defendants shall be held jointly and severally liable to this plaintiff for such relief as may be granted.

They are sued individually, well as officials of the United States of America and the State of Virginia.

S.C.

Jurisdiction

Exhibit B.

1. As to defendants, The United States Department of Justice, William French Smith, United States Attorney General, Sam Wilson, Asst. United States Attorney, John R. Maurer retired F.B.I. Agent, Members of the United States Senate, Committee on the Judiciary, as follows:

Robert Dole	Max Baucus
Edward M. Kennedy	Howell Heflin
Birch Bayh	Thad Cochran
Joseph Biden Jr.	Alan K. Simpson
John C. Culver	Strom Thurmond
Howard M. Mitzgenbaum	
Donnis De Concini	
Patrick J. Leahy	

All members of the Senate Judiciary, jurisdiction of this Court is invoked pursuant to 28 U.S.C. 1331 (A) which states that District Court shall have original jurisdiction in Civil Actions taken against the United States, Agencies and officers thereof.

2. As to defendants D. H. Lyons, Virginia State Police Officer, P.O. Box 94, Abingdon, Va. 24210, M. A. Lunaford Virginia State Police Officer. P.O. Box 548 Gate City, Va. 24251, jurisdiction of this Court is invoked to 28 U.S.C. 1337 which states that the District Court shall have original jurisdiction in Civil Actions arising from Violations of interstate Commerce or

or any civil action or proceeding arising under any act of Congress. This suit is authorized by depriving this plaintiff of numerous fundamental rights and First Amendment rights guaranteed under the United States Constitution. A declaratory judgment is sought pursuant to 28 USC 2201 and 2202.

Parties

3. Plaintiff, Robert L. Herring is incarcerated at P.O. Box 177, Tonesville, Va. 24263 and is a citizen of the United States.
4. Defendants, United States Department of Justice is an Agency within the United States Government and is located in Washington D.C. Defendant William French Smith, United State Attorney General, is the Administrative head of the Department of Justice and resides in Washington D.C. Defendant Cynthia Kinser is Commonwealth Attorney, Lee County Virginia, and resides in Tonesville, Va. 24263. Defendant D. H. Lyons, Virginia State Police Officer resides in Abingdon, Va. 24210. M. A. Lunsford, Virginia State Police Officer resides in Gate City, Va 24251.

Claim 1

Exhibit C.

This Complaint deals with the factual scenarios surrounding the cover-up activities of the Carter-Vesco relationship by members of the United States Department of Justice and members of the United States Senate Judiciary, their friends.

United States Department of Justice and others use various Federal indictment, State of Virginia Murder indictment and other methods of restraints, with the intent of obstructing this plaintiff's testimony. These various restraints were orchestrated to harass, intimidate and threaten this plaintiff, as well as his family from articulating the details of the factual scenarios of the Carter-Vesco relationship or have consistently violated the various Constitutional privileges and first Amendment rights of this plaintiff.

In addition this plaintiff further asserts:

1. That at all times relevant hereto, plaintiff is a white male, 38 years old.
2. That in Nov. 1976, Robert Vesco began making various moves to newly elected administration of James Earl Carter, to resolve his legal problems in the United States.
3. Various contacts were made with Richard Harden, Aid to President elect Carter, Charles Kulo, Spencer Lee, Hamilton Jordan and their after a deal was struck to have Mr. Vesco legal problems settle by.
 - A. Payment of a 10 million dollar bribe.
 - B. Using the Panama Canal issue as a smoke screen by using Mr. Vesco's influence
 - C. Using Mr. Vesco's assistance on Cuba and other Latin